

# The Gazette of India

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**NOTICE**

The undermentioned Gazettes of India Extraordinary were published upto the 18th August, 1960 :—

Issue No.	No. and date	Issued by	Subject
163	S.O. 2056, dated 18th August, 1960.	Ministry of Information & Broadcasting.	Approval of films specified therein.
164	S.O. 2057, dated 18th August, 1960.	Ministry of Law	Declaration containing the names of candidates elected by the elected members of the Gujarat Legislative Assembly for the Council of States.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

**PART II—Section 3—Sub-section (ii)**

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

**MINISTRY OF LAW**

(Department of Legal Affairs)

**CORRIGENDUM***New Delhi, the 19th August 1960*

S.O. 2060.—In sub-rule (3) of rule 130 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1956, for "declarations of candidates" read "declarations by electors".

[No. F.7(4)/60-Elections.]

A. S. LOKANATHAN, Under Secy.

**MINISTRY OF HOME AFFAIRS***New Delhi, the 17th August 1960*

**S.O. 2061.**—In pursuance of sub-rule (3) of rule 3 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendment in the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 609, dated the 28th February, 1957, namely:—

In the said notification, after the existing headings and entries relating thereto, the following heading and entries shall be inserted, namely:—

*“Ministry of Transport and Communications*

*(Department of Tourism)*

*Locally recruited staff in Tourist Offices abroad.”*

[No. F. 7/10/60-Estts.(A).]

B. SHUKLA, Dy. Secy.

MINISTRY OF FINANCE  
(Department of Economic Affairs)

New Delhi, the 19th August, 1960

S.O. 2062.—Statement of the Affairs of the Reserve Bank of India, as on the 12th August, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up . . . . .	5,00,00,000	Notes . . . . .	14,99,29,000
Reserve Fund . . . . .	80,00,00,000	Rupee Coin . . . . .	2,39,000
National Agricultural Credit (Long-term Operations) Fund	40,00,00,000	Subsidiary Coin . . . . .	4,90,000
National Agricultural Credit (Stabilisation) Fund . . .	5,00,00,000	Bills Purchased and Discounted:—	
Deposits :—		(a) Internal . . . . .	..
(a) Government		(b) External . . . . .	..
(1) Central Government . . . . .	55,98,55,000	(c) Government Treasury Bills . . . . .	28,05,12,000
(2) Other Governments . . . . .	16,17,71,000	Balances held abroad* . . . . .	21,47,70,000
(b) Banks . . . . .	117,24,74,000	Loans and Advances to Governments**	41,75,61,000
(c) Others . . . . .	140,08,13,000	Other Loans and Advances † . . . . .	116,39,14,000
Bills Payable . . . . .	19,60,47,000	Investments . . . . .	255,44,44,000
Other Liabilities . . . . .	11,31,84,000	Other Assets . . . . .	12,22,85,000
RUPEES . . . . .	490,41,44,000	RUPEES . . . . .	490,41,44,000

\*Includes Cash & Short term Securities.

\*\*Includes Temporary Overdrafts to State Governments.

† The item 'Other Loans and Advances' includes Rs. 10,89,80,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

Dated the 17th day of August, 1960

**An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 12th day of August, 1960.**

**ISSUE DEPARTMENT**

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department .	14,99,29,000		A. Gold Coin and Bullion:—		
Notes in circulation . . . . .	1812,12,75,000		(a) Held in India . . . . .	117,76,03,000	
Total Notes issued . . . . .		1827,12,04,000	(b) Held outside India . . . . .		
			Foreign Securities . . . . .	123,00,89,000	
			TOTAL OF A . . . . .		240,76,92,000
			B. Rupee Coin . . . . .		129,78,01,000
			Government of India Rupee Securities		1456,57,11,000
			Internal Bills of Exchange and other commercial paper . . . . .		
TOTAL LIABILITIES . . . . .		1827,12,04,000	TOTAL ASSETS . . . . .		1827,12,04,000

Dated the 17th day of August, 1960,

H. V. R. IENGAR,  
Governor

[No. F. 3(2)-BC/60.]

A. BAKSI, Jt. Secy.

**(Department of Revenue)****LAND CUSTOMS***New Delhi, the 20th August 1960*

**S.O. 2063.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (19 of 1924), the Central Government hereby makes the following amendment in its notification No. 2-Land Customs, dated the 25th January, 1958, namely:—

After entry (3) the following shall be inserted:

“(4) the Collector of Customs and Central Excise, Cochin, to be Collector of Land Customs in his jurisdiction.”

[No. 4-100/49/60-L.C.I.]

*New Delhi, the 27th August 1960*

**S.O. 2064.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (19 of 1924), the Central Government hereby makes the following amendments in the Ministry of Finance (Department of Revenue) Notification No. 2-Land Customs, dated the 25th January, 1958, namely:—

1. In the said notification, for clause (2), the following clause shall be substituted, namely:—

“(2) The Collector of Central Excise, West Bengal to be the Collector of Land Customs within his jurisdiction and for the areas in the districts of Calcutta, 24-Parganas, Howrah and Midnapur in the State of West Bengal and the State of Orissa falling under the jurisdiction of the Collector of Central Excise, Calcutta and Orissa and also for the Katihar Railway Station of Purnea District in the State of Bihar falling under the jurisdiction of the Collector of Central Excise, Patna”.

2. The amendment made by this notification shall have effect on and from the 1st day of April, 1960.

[No. 5/F. No. 8/3/60-L.C.I.]

**CUSTOMS***New Delhi, the 27th August 1960*

**S.O. 2065.**—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 5-Customs, dated the 18th January, 1952, namely:—

(i) In the schedule to the said notification for Serial Number 6 and the entries relating thereto, the following shall be substituted, namely:—

“6. Cochin

(i) The Asst. Collector of Customs, Cochin.

(ii) The Asst. Collector of Central Excise, Kozhikode Division.

(ii) After serial number 6 and the entries relating thereto, the following shall be inserted, namely:—

“7. All Customs ports in the State of Kerala, except the port of Cochin.

(i) All Assistant Collectors of Central Excise in charge of Divisions in the Collectorate of Customs & Central Excise, Cochin, within their respective Divisions.

(ii) The Superintendent of Central Excise (Technical), Cochin

(iii) The existing Serial Numbers 6A, 6B, 7, 8, 9, 10, and 14A shall be re-numbered as 8, 9, 10, 11, 12, 13, 14 and 15.

(iv) In the amended serial No. 8, for the entry in column 2 the following shall be substituted, namely,

"All Customs Ports in the State of Madras, except the port of Madras".

[No. 87/F. No. 52/1/60-LC.II.]

**S.O. 2066.**—In exercise of the powers conferred by section 188 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that appeals from decisions and orders passed by a Customs Collector invested with powers not exceeding those indicated in clause (c) of section 182 of the said Act shall lie to the Assistant Collector of Central Excise in charge of the Division in the Collectorate of Customs and Central Excise, Cochin and empowers every such Assistant Collector to hear such appeals.

[No. 88/F. No. 52/1/60-LC.II.]

**S.O. 2067.**—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby appoints the undermentioned officers of the Collectorate of Customs and Central Excise, Cochin to be officers of Customs within their respective jurisdictions and to exercise the powers conferred, and to perform the duties imposed on such officers by the said Act:—

- (1) The Collector of Customs and Central Excise.
- (2) All Assistant Collectors of Central Excise.
- (3) All Superintendents of Central Excise.
- (4) All Deputy Superintendents of Central Excise.
- (5) All Inspectors of Central Excise including those employed in Preventive Intelligence.
- (6) All Sub-Inspectors of Central Excise.
- (7) All Sepoys of Central Excise.

[No. 91/F. No. 52/1/60-LC.II.]

M. C. DAS, Dy. Secy.

#### (Department of Revenue)

#### ORDER

#### STAMPS

*New Delhi, the 22nd August 1960*

**S.O. 2068.**—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the lease deed to be executed by the High Commission for Ceylon in India in respect of a piece of land measuring 0.51 acres, situated near Lady Harding Serai, New Delhi, is chargeable under the said Act.

[No. 5-F. No. 1/35/60-Stamps/Cus. VII.]

P. T. SIPAHIMALANI, Under Secy.

### CENTRAL BOARD OF REVENUE

#### INCOME-TAX

*New Delhi, the 16th August 1960*

**S.O. 2069.**—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) the Central Board of Revenue hereby makes the following further amendments in the Schedule.

annexed to its notification S.R.O. 1214 No. 44-Income-tax dated 1st July, 1952, namely:—

In the said Schedule, existing entries in columns 2 to 6 against S. No. 21A shall be substituted by the following entries:—

2	3	4	5	6
Management staff of M/s. Hindustan Lever Ltd. stationed any where in the taxable territories.	8th Income-tax Officer, Salaries Branch II, Bombay.	I.A.C. of Income-tax C-Range, Bombay.	A.A.C. of Income-tax D-Range, Bombay.	C.I.T., Bombay City Bombay.

[No. 82 (F. No. 55/140/60-IT).]

**S.O. 2070.**—In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) the Central Board of Revenue hereby makes the following amendments in the Schedule appended to its notification S.O. 660 No. 35-Income-tax dated the 22nd April, 1958, namely:—

In the said Schedule under the sub-head "IX-Madhya Pradesh and the Districts of Nagpur & Bhandara" against

(a) Indore: the existing entries 18, 19 and 20 viz. A-Ward, Bhopal, B-Ward, Bhopal and Khandwa shall be deleted and subsequent entry shall be renumbered as under:—

"18. D-Ward, Gwalior"

and the following entry shall be added, namely:—

"19. Special E.D. cum I.T. Circle, Indore"

(b) Jabalpur: after the existing entry "13. Itarsi" the following entries shall be added, namely:—

14. A-Ward, Bhopal.

15. B-Ward, Bhopal.

16. Khandwa.

#### *Explanatory Note*

**NOTE.**—The amendments have become necessary on account of reorganisation of the Appellate Assistant Commissioners' Ranges.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 83 (F. No. 50/11/60-IT).]

*New Delhi, the 18th August 1960*

**S.O. 2071.**—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of all previous notifications on the subject the Central Board of Revenue hereby directs that Shri K. M. S. Reddy a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of Kerala and the Union Territory of Laccadive, Minicoy and Amindivi Islands:

• Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him;

• Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax authority outside his jurisdictional area.

While performing the said functions the said Shri Reddy shall be designated as the Commissioner of Income-tax, Kerala with headquarters at Ernakulam.

This notification shall take effect from 1st September, 1960.

#### *Explanatory Note*

NOTE.—The amendments have become necessary on account of the shifting of the Commissioner's Headquarters.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 84 (F. No. 55/1/60-IT).]

D. V. JUNNARKAR, Under Secy.

### CUSTOMS

*New Delhi, the 27th August 1960*

**S.O. 2072.**—In exercise of the powers conferred by clause (c) of section 9 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendment to the Rule published with its Notification No. 289-Customs, dated the 7th December, 1957, namely:—

In the said Rule, for the words "Collector of Customs", the words "Chief Customs Officer" shall be substituted

[No. 89/F. No. 52/1/60-LC.II.]

**S.O. 2073.**—In exercise of the powers conferred by the proviso to section 132 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendment in its notification No. 68-Customs, dated the 23rd December, 1952, namely:—

After the word "Baroda", the words "and the Collector of Customs and Central Excise, Cochin" shall be inserted.

[No. 90/F. No. 52/1/60-LC.II.]

**S.O. 2074.**—In exercise of the powers conferred by sections 9 and 188 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following rules prescribing and limiting the powers and duties of Officers of Customs in the State of Kerala:—

1. (i) These rules may be called "The Powers and Duties of Customs Officers (Kerala) Rules, 1960".

(ii) In these rules the "Act" means the Sea Customs Act, 1878, and "section" means a section of that Act.

2. **Powers of Collector of Customs and Central Excise.**—The Collector of Customs and Central Excise, Cochin, shall be competent to exercise within his jurisdiction all or any of the powers conferred and to perform all or any of the duties imposed upon the Chief Customs Officer or Customs Collector by the Act.

3. **Powers of Assistant Collector of Customs.**—Assistant Collectors of Customs shall, subject to the orders of the Collector of Customs and Central Excise, exercise the powers of Customs Collector. In the absence of the Collector of Customs and Central Excise, the Senior Assistant Collector of Customs shall be competent to exercise all or any of the powers conferred on that Officer.

4. **Duties of Appraisers.**—The duties of Appraisers are principally connected with the examination and classification of goods and are ordinarily those referred to in sections 25, 27, 29, 31, 32, 33, 34, 42, 43, 43A, 43B, 46, 47, 48, 93, 94, 97, 101, 103, 108, 110, 114, 115, 120, 121, 122 and 194 of the said Act, as duties of Customs Officers who are not Customs Collectors.

5. **Duties of Officers of Preventive Service.**—Officers of the Preventive Service shall be employed for the purpose of prevention of smuggling. Their duties shall consist in guarding vessels and in preventing the shipment or landing of cargoes



before a proper pass has been produced or until the requirements of the said Act have been carried out in respect of such cargoes. Their ordinary duties shall be those enumerated in sections 17, 45, 53, 54, 57, 59, 67, 68, 69, 70, 76, 80, 93, 94, 100A, 111, 112, 129, 141, 143, 153, 166, 169, 170, 170A, 171, 173, 178, 181 and 194 of the said Act.

**6. Duties of Women Searchers.**—Women Searchers shall also be employed for the prevention of smuggling. Their ordinary duties shall be those enumerated in sections 169, 170, 170A, 171, 173, 178 and 181 of the said Act.

**7. Powers of Headquarters Assistant to the Collector & Assistant Collector.**—The Headquarters Assistant to the Collector of Customs and Central Excise, shall exercise, subject to the orders of the Collector of Customs & Central Excise, the powers of Customs Collector in respect of, and shall have control over, all the ports in the State of Kerala except the Port of Cochin and the Assistant Collectors of Central Excise shall exercise the powers and perform the duties of Customs Collector in respect of the ports within their respective divisions concurrently with the officers in charge of Central Excise Circles.

**8. Duties of Customs Collector at outports.**—At outports the duties imposed by the said Act upon a Customs Collector shall be performed by the Customs Collector who is in charge of the port, and at out ports where no Customs Officers are posted such duties shall be performed by the Customs Collector in charge of the port to which such port is subordinate. Officers in charge of Central Excise Circles shall perform concurrently with the Customs Collectors in charge of all ports within their respective Circles all the duties of such Customs Collectors.

**9. Powers of Headquarters Assistant.**—The powers of the Headquarters Assistant to the Collector of Customs and Central Excise and an Assistant Collector of Central Excise to adjudge confiscations and impose penalties shall ordinarily be limited to those indicated in clause (b) of section 182 of the Act. The powers granted to officers in charge of Central Excise Circles and to Customs Collectors in charge of ports within such circles to adjudge confiscations, and to impose penalties shall be limited to those indicated in clause (c) of section 182 with the restriction that no order passed at an outport by a Customs Collector who is not himself an officer in charge of a Central Excise Circle shall take effect until it has been confirmed by the officer in charge of the Circle in which his Customs House is situated. The powers of officers in charge of Central Excise Circles shall be limited to those indicated in clause (b) of section 182. The power to adjudge confiscations and impose penalties without limit under clause (a) of section 182 shall be exercised by the Collector of Customs and Central Excise, Cochin.

**10. Duties and powers of Officers of Customs.**—It shall be the duty of all officers of Customs at the ports and sub-ports in Kerala to prevent smuggling and they shall exercise all the powers conferred by Chapter XVII of the Sea Customs Act, 1878 (8 of 1878), on officers of Customs duly employed for the prevention of smuggling.

**11. Powers and duties of Superintendents, Deputy Superintendents.**—All tendents, Deputy Superintendents, Inspectors & Supervisors of Central Excise shall exercise the powers and perform the duties in connection with the examination and classification of goods referred to in the various sections of the Act.

**12. Powers of Officers of Customs.**—At ports other than Cochin, Officers of Customs, not below the rank of Supervisor of Central Excise, shall have powers to grant written permission under section 72 of the Act, for the landing of fresh fruits, vegetables and livestock

(a) on any Sunday or holiday, and

(b) on any day beyond the hours from time to time appointed by the Chief Customs Authority by Notification in the Official Gazette, at a Wharf which is appointed for the landing of such goods.

**13. Powers of Superintendents and other Officers of Central Excise.**—(i) All Superintendents, Deputy Superintendents, Inspectors and Supervisors of Central Excise shall in respect of all ports within their respective jurisdictions exercise the powers conferred and perform the duties imposed, on a Customs Collector under sections 5, 24, 29, 29A, 29B, 54, 54A, 58, 60, 61, 62, 63, 64, 65, 66, 67, 69, 72, 83, 136, 140, 141, 143, 158, 159, 160, 161, 166, 170, 172, 189, 192, 195, 200, 201 and 203 of the said Act.

(ii) All Superintendents and Deputy Superintendents of Central Excise shall in respect of all ports within their respective jurisdictions also exercise the powers conferred, and perform the duties imposed on a Customs Collector under sections 25, 27, 33, 34A, 42, 70, 71, 83, 84, 94, 97, 98, 110, 113, 120, 121, 122, 128, 132, 138, 139 of the said Act.

**14. Authorities for disposing Applications for refund etc.**—Customs Collectors in charge of outports may dispose of all applications for refunds on short shipment or short landing of goods; all other applications for refunds and all applications for drawbacks may be disposed of by Officers in charge of Central Excise Circles.

**15. Authority Competent to decide disputes.**—If any dispute arises at any port in the State of Kerala between Customs Collector and any master of a vessel or owner of goods or other persons relating to the importation, exportation and warehousing of any goods or to the proper rate of any duty payable in respect thereof or the levy of any duty or penalty thereon or to any seizure or forfeiture thereof, the Collector of Customs and Central Excise, or any officer of Customs authorised by him shall decide such dispute, subject to an appeal as provided in the Act.

[No. 92 F. No. 52/1/60-LC II.]

**S.O. 2075.**—In exercise of the powers conferred by section 182 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, and in supersession of its notification No. 130-Customs dated the 10th May, 1958, the Central Board of Revenue confers on the Chief Inspectors of Customs at the ports of Bombay, Calcutta, Madras, Cochin, Kandla and Visakhapatnam and on the Additional Chief Inspectors at the ports of Bombay and Calcutta the powers indicated in clause (b) of the said section.

[No. 94/F. No. 22/16/57-Cus. IV.]

M. C. DAS, Secy.

### CENTRAL EXCISE COLLECTORATE, HYDERABAD (DN)

*Hyderabad, the 3rd August 1960*

**S.O. 2076.**—In exercise of the powers conferred on me under Rule 5 of the Central Excise Rules, 1944, I hereby delegate to Officers not below the rank of an Assistant Collector of Central Excise in my Collectorate, the powers of the Collector under sub-rules (2) and (3) of Rule 9-B of the said rules.

[No. 7/60.]

B. SEN, Collector.

### MINISTRY OF COMMERCE AND INDUSTRY

*New Delhi, the 23rd August 1960*

**S.O. 2077.**—The following amendments made by the Bombay Oilseeds and Oils Exchange Limited, Bombay, to its rules in exercise of the powers conferred on it by sub-section (1) of section 9A of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), and approved by the Central Government are hereby published as required by sub-section (2) of that section, namely:—

I. In the said rules:

For Article 59, the following shall be substituted, namely:—

“59(1)(a) At least 21 days before the Annual General Meeting in each year the Board shall cause a notice to be issued to the members informing them of the date of election of the Directors of the Exchange.

(b) Any authorised representative of a Member desirous of contesting the election shall intimate in writing to the Secretary, in such form and within such time as may be prescribed by the Board, his desire to contest and the panel from which he desires to contest the election.

- (2) (a) If for any panel or panels the number of candidates contesting the election to the Board is equal to or less than the vacancies to be filled up, the candidate or candidates of such panel or panels shall be declared elected as a Director or Directors and there shall be no election for such panel or panels.
  - (b) If for any panel or panels the number of candidates contesting the election to the Board is more than the number of vacancies to be filled up on the Board, there shall be an election for such panel or panels by ballot by the authorised representatives of the Members of the Panel concerned in accordance with the Rules that may be framed in that regard by the Board from time to time.
  - (3) An authorised representative of a Member who has intimated his desire to contest the election, shall alone be entitled to stand or be nominated for the election of Directors by the Members of the Panel concerned.
  - (4) Any authorised representative of a Member, who is not a retiring Director shall not be entitled to contest the election to the Office of a Director unless he has by himself or by his Agent authorised in writing, signed and filed with the Registrar of Companies a consent in writing to act as such Director as required by law".
- II. For Article 60, the following shall be substituted, namely:—
- "60. (a) The election of Directors shall be by ballot to be held at the Registered Office of the Exchange.
  - (b) The election of Directors shall be by panels, i.e., Directors of each Panel shall be elected by the authorised representatives of Members of that Panel.
  - (c) For the purpose of election of Directors, no authorised representative of a member, voting for the election of Directors shall give vote to either a lesser number or a greater number of candidates than the number of individuals to be elected nor shall he give more than one vote to any particular candidate. If any ballot paper does not fulfil these conditions, it shall be void and of no effect; and it shall be rejected.
  - (d) The Board of Directors shall from time to time make rules and regulations for the annual election of Directors by the authorised representatives of the members of the panels concerned and the election to the Board of Directors shall take place accordingly.
  - (e) Where two or more candidates in the election of Directors or to any other office secure an equal number of votes, the candidates to be declared elected shall be determined by drawing lots".

[No. 33(20)-TMP/FMC/58.].

T. S. KUNCHITHAPATHAM, Under Secy.

## ORDERS

*New Delhi, the 18th August 1960*

**S.O. 2078/IDRA/6/14.**—In pursuance of class (c) of Rule 2 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri V. A. Mehta, Development Officer, Development Wing, New Delhi as Secretary to the Development Council established by the order of the Government of India in the Ministry of Commerce and Industry No. S.O. 1918, dated the 27th July, 1960, for the scheduled industries engaged in the manufacture or production of Food Processing Industries with effect from the 27th July, 1960.

[No. 1(2)IA(IV)/60.]

**S.O. 2079/IDRA/6/14.**—In exercise of the powers conferred by section 6 of the Industries (Development & Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri D. V. Karmarkar to be a member of the Development Council established by the order of the Government of India in the Ministry of Commerce & Industry No. S.O. 1918, dated the 27th July, 1960, for

the scheduled industries engaged in the manufacture or production of Food Processing Industries, till the 26th July, 1962, and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order, after entry No. 14 relating to Shri D. S. Bhatia, the following entry shall be inserted, namely:—

- ‘14A. Shri D. V. Karmarkar, Indian Standards “Consumers” Member’,  
Institution, Manak Bhavan, B. Mathura  
Road, New Delhi.

[No. 1(2)IA(IV)/60.]

*New Delhi, the 23rd August 1960*

**S.O. 2080/IDRA/6/12.**—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri J. K. Anjaria to be a member of the Development Council established by the order of the Government of India in the Ministry of Commerce and Industry S. O. No. 482 dated the 18th February, 1960 for the scheduled industries engaged in the manufacture and production of textiles made of wool, including woollen yarn, hosiery, carpets and drugges's till the 17th February, 1962 and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order after entry No. 13D relating to the General Manager, Wool Processing Centre, Vinnamangalam, the following entry shall be inserted, namely:—

- ‘13E. Shri J. K. Anjaria, “Technical Knowledge” Member’,  
President,  
All India Wool Trade Federation,  
C/o M/s. Walker Anjaria & Sons,  
Linda Lane, Jamnagar.

[No. 4(31)IA(IV)/59.]

D. HEJMAJI, Dy. Secy.

# COFFEE CONTROL

New Delhi, the 27th August, 1960

**S. O. 2081**—The following statement of accounts of the Coffee Board for the period 1st April, 1957 to 31st March, 1958, is published in the Gazette of India in accordance with Rule 34 (iv) of the Coffee Rules, 1955.

## COFFEE BOARD, BANGALORE

*Abstract Statement of Receipts and Expenditure for the period 1st April 1957 to 31st March, 1958 of General Fund [including General Fund No. 1 Account, General Fund (Research), General Fund (Propaganda), and General Fund (Development Accounts) and General Fund Development (Loan) Account]*

RECEIPTS			EXPENDITURE	
	Rs. nP.	Rs. nP.		Rs. nP.
1. Opening Balance:				
(i) General Fund No. 1 Account	18,48,210.76		1. Administration of the Board	2,39,491.02
(ii) General Fund (Research) Account	1,74,966.13			
(iii) General Fund (Propaganda) Account	15,12,327.46		2. Measures taken for promoting the cultivation and curing and/or processing of Indian Coffee	1,77,742.22
(iv) General Fund (Development) Account	10,693.19			
(v) General Fund Development (Loan) Account	..	35,46,197.54	3. Measures taken for promoting the sale and increasing the consumption of Coffee in—	
			(i) India	1,96,82,146.95
2. Monies Received Under:			(ii) Over-seas	(**)
(i) Sec. 11 of Coffee Act—Customs Duty (Prior to 1-8-1955)	0.25			
(ii) Sec. 13(1) of Coffee Act	11,36,000.00		4. Measures taken for promoting Agricultural and technological research in the interest of Coffee Industry in India	13,53,707.61
(iii) The proviso to Sec. 32(2) of Coffee Act	..	11,36,000.25		
3. Loans received from Central Government under rule 38-A of Coffee Rules		52,450.00	5. Grants under Sec. 31 (2) (e) of Coffee Act—Labour Welfare Measures	500.00
4. Recovery of Loans granted under rule 38-B of Coffee Rules		..	6. Payment of Loans granted under rule 38-B of Coffee Rules	37,925.00
5. Interest or other charges on Loans		.	7. Miscellaneous	4,006.37

RECEIPTS		EXPENDITURE	
	Rs. nP.		Rs. nP.
6. Miscellaneous Receipts:		8. Closing Balance :	
(i) General Fund No. 1 Account	1,62,041.28	(i) General Fund No. 1 Account	17,22,254.90
(ii) General Fund (Research) Account	8,11,077.38	(ii) General Fund (Research) A/c.	2,32,335.90
(iii) General Fund (Propaganda) Account	1,98,19,031.08	(iii) General Fund (Prop.) Account	20,49,211.58
(iv) General Fund (Development) Account	9.69	(iv) General Fund (Development) Account	12,960.66
(v) General Fund Development (Loan) Account	..	(v) General Fund Development (Loan) Account	14,525.00
	2,07,92,159.43		40,31,288.04
TOTAL	2,55,26,807.22	TOTAL	2,55,26,807.22

(\*\*) This is exclusive of the balance held by Indian High Commission in U. K., London.

Sd/- G. S. SRINIVASAN,  
Chairman.

Sd/- M. P. APPU MENON.  
Secretary.

Sd/- C. R. SUBRAMANIAN,  
Accounts Officer.

Verified the above statement of accounts of the Coffee Board, General Fund and certified that all the information and explanations required were obtained. The Statement is correctly prepared in accordance with the books maintained and information and explanations furnished subject to the remarks in the audit report separately issued.

Sd/- Asstt. Accounts Officer.  
30-6-1960

## HIGH COMMISSIONER OF INDIA, LONDON

*Statements of Receipts and Expenditure on behalf of the Indian Coffee Board during the Financial Year ending 31st March, 1958*

RECEIPTS			EXPENDITURE		
	£	S. d.		£	S. d.
To Balance brought forward from 1956-57 . . . .	450	19 2	By payment to Messrs. Bauman Assar and Co., for coffee examination and testing (Coffee Board Bangalore letter No. SG 4571 dated 13th November, 1957)		4 4 0
To Sales of Coffee Bulletin . . . . .	1	15 0	By contribution for 1957-58 to the Coffee Publicity Association	250	0 0
			By payment to Messrs. Bauman Assar and Co. for coffee examination and testing (Coffee Board Bangalore letter No. SG 670 dated 6th May, 1957)	5	5 0
			By contribution for year ended 30th April, 1958, to the British Commonwealth Producers' Organisation	66	13 4
			By cost of telegram sent to Bangalore on behalf of Coffee Board on the 21-3-1958	1	5 8
			By balance of receipts over expenditure carried down	125	6 2
TOTAL . . . . .	452	14 2	TOTAL . . . . .	452	14 2

Sd/- P. K. RAU,

Chief Accounting Officer,

29th April, 1959

I certify that the above statement of account has been test-checked and appears to be correct.

Sd. Y. S. DAS,

Assistant Director of Audit.

[No. 813/Plant/B/60]

B. KRISHNAMURTHY, Under Secy.

**(Office of the Deputy Chief Controller of Imports and Exports)  
(Central Licensing Area)**

**NOTICES**

*New Delhi, the 29th July 1960*

**S.O. 2082.**—It is hereby notified, that in exercise of the powers conferred by clause-9 of the Imports (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel the duplicate copy of Import Licence No. E 943556/57/EI/CCID, dated the 3rd January, 1958 valued at Rs. 823 for import of Chemical n.o.s. from Soft Currency Area except South Africa, granted by the Deputy Chief Controller of Imports & Exports, (Central Licensing Area), New Delhi to M/s. Manohar Paint Co., 152-Inside Ajmeri Gate, Delhi-6, unless sufficient cause against this is furnished to the Deputy Chief Controller of Imports and Exports (Central Licensing Area), New Delhi within ten days of the date of issue of this notice by the said M/s. Manohar Paint Co., 152-Inside Ajmeri Gate, Delhi-6, or any bank, or any other party, who may be interested in it.

2. In view of what is stated above, M/s. Manohar Paint Co., 152-Inside Ajmeri Gate, Delhi-6 or any bank, or any other party, who may be interested in the said duplicate copy of import licence No. E 943556/57/CCID, dated the 3rd January, 1958 are hereby directed not to enter into any commitments against the said licence and return the same immediately to the Deputy Chief Controller of Imports and Exports (Central Licensing Area), Shahjahan Road, New Delhi.

[No. DCCI/PS/M-3/59/3339.]

*New Delhi, the 1st August 1960*

**S.O. 2083.**—It is hereby notified, that in exercise of the powers conferred by Clause-9 of the Imports (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel the Import Licence No. E 694604/57/EI/CCID, dated the 16th April, 1959 valued at Rs. 500 for import of Betelnuts from Soft Currency Area except South Africa, granted by the Deputy Chief Controller of Imports & Exports, (Central Licensing Area), New Delhi to M/s. Baronet Traders, OM Exchange, Naya Bazar/41 V.B. Exchange, Fatehpuri, Delhi, unless sufficient cause against this is furnished to the Deputy Chief Controller of Imports & Exports (Central Licensing Area), New Delhi within ten days of the date of issue of this notice by the said M/s. Baronet Traders, OM Exchange, Naya Bazar/41 V.B. Exchange, Fatehpuri, Delhi, or any Bank, or any other party, who may be interested in it.

2. In view of what is stated above, M/s. Baronet Traders, OM Exchange, Naya Bazar/41 V.B. Exchange, Fatehpuri, Delhi, or any Bank or any other party, who may be interested in the said licence No. E 694604/57/EI/CCID, dated the 16th April, 1959 are hereby directed not to enter into any commitments against the said licence and return the same immediately to the Deputy Chief Controller of Imports & Exports (Central Licensing Area, Shahjahan Road, New Delhi.

[No. 30-IV/177/1-59/CLA:IV.]

V. C. NAIDU,

Dy. Chief Controller of Imports and Exports.

**(Indian Standards Institution)**

*New Delhi, the 17th August 1960*

**S. O. 2084.**—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st August to 15th August 1960.



## THE SCHEDULE

Sl. No.	No. and title of the Indian Standard established	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS: 935-1959 Specification for Portable Chemical Fire Extinguishers, Carbon Tetrachloride Type	..	This standard lays down requirements regarding design and method of operation, material, performance, construction and tests of fire extinguishers, carbon tetrachloride type. (Price Rs. 2.00)
2	IS: 1409-1959 Methods of Chemical Analysis of Antifriction Bearing Alloys	..	This standard prescribes the methods of chemical analysis of antifriction bearing alloys having chemical composition within the following limits: <div style="margin-left: 40px;"> <p style="text-align: right;"><i>Percent</i></p> <p>Lead . . . 0.10 to 80.00</p> <p>Tin . . . 4.50 to 93.00</p> <p>Antimony . . . 7.00 to 16.00</p> <p>Copper . . . 0.10 to 6.00</p> <p>Arsenic . . . 0.10 to 0.25</p> <p>Bismuth . . . 0.05 to 0.1</p> <p>Iron . . . 0.08 to 0.1</p> <p>Cadmium . . . 0.05 to 0.1</p> <p>Zinc . . . 0.008 to 0.01</p> <p>Aluminium, Max 0.005 (Price Rs. 4.00)</p> </div>
3	IS: 1467-1960 Specification for Ferro Tungsten	..	This standard covers the requirements for two grades of ferro tungsten, commonly used in the iron and steel industry. (Price Re. 1.00)
4	IS: 1468-1960 Specification for Ferro Titanium	..	This standard covers the requirements for seven grades of ferro titanium, commonly used in the iron and steel industry. (Price Re. 1.00)
5	IS: 1469-1960 Specification for Ferro Molybdenum	..	This standard covers the requirements for two grades of ferro molybdenum, commonly used in the iron and steel industry (Price Re. 1.00)
6	IS: 1476-1959 Specification for Domestic Refrigerators (Mechanically Operated)	..	This standard covers the general construction requirements and methods of testing and rating of domestic refrigerators having a net volume up to and including 350 litres (or 12 ft <sup>3</sup> ). (Price Rs. 3.00)
7	IS: 1509-1959 Specification for Tapioca Chips for Animal Feed	..	This standard prescribes the requirements and the methods of test for tapioca chips for animal feed. (Price Rs. 2.50)
8	IS: 1511-1959 Specification for Chaff Cutter Blades	..	This specification covers the requirements for two sizes of chaff cutter blades primarily intended for use in hand-driven machines. (Price Rs. 1.50)

(1)	(2)	(3)	(4)
9	IS: 1522-1960 Specification for Fireclay Refractories for Glass Melting Tank Furnaces	..	This standard covers the requirements for fireclay refractories for glass melting tank furnaces up to a maximum size of 60×30×15 cm. (or 24×12×6 in.) (Price Rs. 1.50)
10	IS: 1523-1960 Specification for Bottom Pouring Refractories for Steel Plants	..	This standard covers the requirements for bottom pouring refractories for steel plants. (Price Rs. 1.50)
11	IS: 1524-1960 Specification for Refractory Sleeves for Steel Plants	..	This standard covers the requirements for refractory sleeves for steel plants. (Price Rs. 1.50)
12	IS: 1525-1960 Specification for Ladle Refractories for Steel Plants	..	This standard covers the requirements for ladle refractories used for teeming of steel. (Price Rs. 1.50)
13	IS: 1550-1960 Specification for Copper Sheet and Strip for the Manufacture of Utensils and for the General Purposes	..	This standard covers the requirements for the following two grades of copper sheet and strip suitable for the manufacture of household utensils and general building purposes: (a) Grade 1—Copper Sheet and Strip for Pressing Quality, and (b) Grade 2—Copper Sheet and Strip for Hand Worked Articles and General Purposes. (Price Rs. 2.00)
14	IS: 1581-1960 Specification for Ferro-Gallo Tannate Fountain Pen Ink (0.2 Percent Iron Content)	..	This standard prescribes the requirement and the methods of sampling and tests for ferro-gallo tannate fountain pen inks containing not less than 0.2 g of iron (as Fe) per 100 ml of the ink. (Price Rs. 1.50)

Copies of these Indian Standards are available for sale with the Indian Standards Institution, "Manak Bhavan", 9 Mathura Road, New-Delhi-1 and also at its Branch Offices at (i) 232, Dr. Dadabhoy Naoroji Road, Bombay-1, (ii) P-11, Mission Row Extension, Calcutta-1, and (iii) 2/21 First Line Beach, Madras-1.

[No. MD/13:2]

C. N. MODAWAL,  
Dy. Director (Marks).

## MINISTRY OF STEEL, MINES AND FUEL

(Department of Mines and Fuel)

New Delhi, the 18th August 1960

**S.O. 2085.**—In pursuance of rule 3 of the Mining Leases (Modification of Terms) Rules, 1956, Shri Bikram Prakash Sood, I.A.S., has been appointed as Controller of Mining Leases, Nagpur, with effect from the forenoon of 16th August, 1960.

[No. 25(13)/59-MIV.]

H. S. SAHNI, Under Secy.

## (Department of Iron and Steel)

*New Delhi, the 22nd August 1960*

**S.O. 2086/ESS.COMM/IRON AND STEEL-2(c)/AM(71).**—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c) dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 1 to 3 thereof, the following entries shall be inserted, before the entries relating to 'KERALA', namely:—

1	2	3
"GUJARAT"	<ol style="list-style-type: none"> <li>1. Controller of Iron and Steel and Cement, Government of Gujarat, Ahmedabad.</li> <li>2. Assistant Controllers of Iron and Steel and Cement, at Rajkot and Ahmedabad (Regional Offices at Rajkot and Ahmedabad).</li> <li>3. All Assistant Controllers of Iron and Steel and Cement attached to the Head Office at Ahmedabad, (except Regional Offices at Ahmedabad &amp; Rajkot).</li> <li>4. All Collectors, Mamlatdars and Block Development Officers in the State of Gujarat.</li> <li>5. Director of Industries, Government of Gujarat, Ahmedabad.</li> </ol>	<p>4, 5, 10, 11, 12(2), 18, 20, 22, 23, 24(b), 24(c), 24(d), and 28 (for Iron and Steel and Scrap); 12(1) and 14(1), in so far as persons other than 'Producers (including Registered Producers)' and 'Controlled Stockholders' are concerned; and 24(a) and 26(1), in so far as a person or an authority having the management of 'Controlled Source' other than a Producer (including a Registered Producer) and or a Railway Admin is trationis concerned.</p> <p>4, 5, 11, 12(2), 18, 20, 23, 24(b), 24(c), 24(d) and 28 (for Iron and Steel and Scrap).</p> <p>4, 5, 18, 20, 24(b), 24(c) and 24(d).</p> <p>4 and 5.</p>

[No. SC(A)-1(4)/59.]

**S.O. 2087/ESS.COMM/IRON AND STEEL-2(c)/AM(73).**—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the

Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in column 2 thereof, against 'ORISSA', for the existing entry No. (9), the following shall be substituted, namely:—

"9. Joint Director of Agriculture (Engineering), Government of Orissa, Bhubaneswar".

[No. SC(A)1(9)/59.]

**S.O. 2088/ESS.COMM/IRON AND STEEL-2(c)/AM(72).**—In exercise of the powers conferred by sub-clause (c) of clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the notification of the Government of India, in the Ministry of Steel, Mines and Fuel, No. S.R.O. 2041/ESS.COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:—

In the Schedule annexed to the said notification, in columns 2 and 3 thereof, against 'BIHAR', for the existing entry No. (4), the following shall be substituted, namely:—

2	3
"4. The Additional Director of Agriculture (Engineering), Bihar.	4, 5, 18, 20, 24(b), 24(c) and 24(d)."

[No. SC(A)1(3)/59.]

M. C. MISRA, Under Secy.

## MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

*New Delhi, the 19th August 1960*

**S.O. 2089.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to class III and Class IV posts of the General Central Service in the Delhi Zoological Park, namely:—

1. **Short title.**—These rules may be called the Delhi Zoological Park (Class III and Class IV posts) Recruitment Rules, 1960.

2. **Application.**—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of pay.**—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Provided that the maximum age limit as specified in column 6 of the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes/Scheduled Tribes, displaced persons and other special categories in accordance with the orders issued by the Central Government from time to time.

5. **Disqualification.**—No male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for appointment to any of the posts:

Provided that the Government of India may, if it is satisfied that there are special grounds for doing so, exempt any such candidate from the operation of this rule.

## ANNEXURE

*Recruitment Rules for the Delhi Zoological Park Class III*

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
1	2	3	4	5	6
Rs.					
1. Head Clerk	One	Class III Non-gazetted Ministerial.	160—10—330	Selection	..
2. Accountant	One	Do.	Do.	Do.	..

## SCHEDULE

*Ministerial and Non-Ministerial Posts and Class IV Posts.*

Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees/transferees	Period of probation if any	Method of recruitment whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/transfer grades from which promotion/transfer to be made	Remarks
---	---	----------------------------	---	--	---------

7

8

9

10

11

12

2 years

By promotion or by transfer 100%.

Suitable U.D.C's/Asstt. Store Keeper/Stenographer (subject to the condition that he has experience as an U.D.C. for not less than two years), of the D.Z. Park if available, failing which by transfer of those already employed as Head Clerks or U.D.C's in other Central Government Offices.

Do.

Do.

Suitable U.D.C's/Asstt. Store Keeper/Stenographer (subject to condition that he has experience as an U.D.C. for not less than two years) of the D.Z. Park if available, failing which by transfer of those already employed as Accountants/U.D.C's in other Central Government offices.

1	2	3	4	5	6
			Rs.		
3. Stenographer	One	Class III Non-gazetted Ministerial.	80—5—120— EB—8—200 —10/2—220.	..	Between 18—25 years relaxable in case of per- sons already in Govern- ment service.
4. Upper Division Clerks.	Two	Do	Do.	Non-Selec- tion.	..
5. Asstt. Store Keeper	One	Do.	Do.	Selection	..
6. Lower Division Clerks	Four	Do.	60—3—81— EB—4—125— 5—130.	..	Between 18—21 years.
7. Ticket Clerks	Three	Do.	60—3—81— EB—4—125— 5—130.	..	Between 18—21 years. Relaxable in case of per- sons already in Govern- ment ser- vice.
8. Zoo Rangers	Two	Class III Non-gazetted Non-Minis- terial.	160—10—330	..	Between 18—25 years.
9. Garden Supervisor.	One	Do.	Do.	..	Do.



	7	8	9	10	11	12
Matriculation with a speed of 100 words per minute in Short-hand & 40 words per minute in typewriting.	..	2 years	Direct 100% Departmental candidates with requisite qualifications will be allowed to compete with the candidates to be recruited direct.	..		
..	..	Do.	By promotion or by transfer 100%.	Suitable L.D.C's and ticket clerks of the D.Z. Park, failing which by transfer of those already employed as U.D.C's/L.D.C's elsewhere.		
..	..	Do.	Promotion 100%	Do.		
Matriculation or equivalent qualification until replaced by Higher Secondary with a speed of 30 words per minute in typewriting.	..	Do.	Direct 100%	..		
Matriculation or equivalent qualification until replaced by Higher Secondary with experience in keeping cash and accounts. <i>Desirable.</i> —Experience in selling tickets in any cinema theatre, circus or any similar organisation. (Cash security of Rs. 200 & security deposit of Rs. 1000 in prescribed form to be furnished.	..	Do.	Direct 100%	..		
<i>Essential.</i> —F.Sc. preferably with Botany or Zoology as elective subjects. <i>Desirable.</i> —Experience in looking after wild life in Zoos/ sanctuaries.	No.	Do.	Direct 100% failing which by transfer of a trained forest Ranger from any State.	..		
Degree/Diploma in Agri. Botany or Horticulture with at least 5 years experience in Horticulture or Silviculture.	No.	Do.	Direct 100% failing which by transfer from States.	..		

1	2	3	4	5	6
Rs.					
10. Zoo Park Surveyor	One	Class III Non-gazetted Non-Ministerial.	160-10-330	..	Between 18-25 years.
11. Draftsman	One	Do.	100-5-155- 6-185.	..	Do.
12. Head Keepers	Two	Do.	60-3-81- EB-4-125- 5-130	Selection	Between 18-25 years. Relaxable in case of persons already in Government service.
13. Veterinary Compounder.	One	Do.	60-3-81- E.B.-4-125- 5-130	..	Between 18-25 years
14. Works Supervisor	Two	Do.	60-5/2-75	..	Do.

7	8	9	10	11	12
Overscer from a recognised University with 5 years experience.	..	2 years	Direct 100%	..	
Matriculation or equivalent qualifications until replaced by Higher Secondary, with Diploma in Draftsmanship (civil) from any recognised institute. Persons having experience will be preferred.	..	Do.	Direct 100%	..	
Matriculation or equivalent qualifications until replaced by Higher Secondary with 5 years experience in keeping wild animals in captivity in a Zoo, circus or animal farm.	No.	Do.	Direct 100% failing which by promotion/transfer.	Zoo Guards & Zoo Keepers in the D.Z. Park or other zoos having not less than three years service in the post of Zoo keeper/Zoo Guard.	
<i>Essential :—</i>					
Matriculation or equivalent qualification until replaced by Higher Secondary, possessing a Vety. certificate from any recognised Institute.	..	Do.	Direct 100 %	..	
<i>Desirable :—</i>					
2 years experience in a Zoo/Vety. Hospital.					
Matriculation or equivalent qualification until replaced by Higher Secondary with some experience of supervision of construction works.	..	Do.	Direct 100%	..	

1	2	3	4	5	6
15. Jeep/Van Drivers .	Two	Class III Non-gazetted Non-Ministerial	60—5/2—75	..	Between 18—25 years
16. Daftri .	One	Class IV— Non-gazetted	35—1—50	Non-Sele- ction	..
17. Zoo Guards .	Seven	Do.	Do.	..	Between 18—25 years
18. Zoo Keepers .	Twelve	Do.	Do.	Selection	Do.
19. Mahouts .	Four	Do.	Do.	Do.	Do.

7	8	9	10	11	12
License-holder of Light Heavy vehi- cles with 4 years experience in driving. <i>Desirable</i> Middle School Standard Pass.	..	2 yrs. Direct 100%		Preference will be given to regularly employed Class IV employees of the D. Z. Park or the Ministry of F. & A. (Deptt. of Agri.) otherwise by direct recruit- ment. The quota allotted to Sched- uled Tribes will be strictly adhered to. If the quota cannot be filled by re- cruitment from among the class IV staff in the D. Z. P. Ministry of Food and Ag- riculture (Depart- ment of Agri.) members of Scheduled Castes and Scheduled Tribes will be recruited from the Employment Exchange to make up the quota.	
..	..	2 yrs. Promotion 100 % failing which by transfer from other Central Government offices.		Permanent or quasi-permanent peons of the Delhi Zoological Park.	
Middle School stan- dard pass with some knowledge of Wild life.	..	2 yrs. Direct 100%		..	
Do.	No	2 yrs. Direct 50 % Promotion 50 %		Zoo Sweepers	
Middle School Stan- dard pass (relaxab- le in case of exper- ienced hands) with knowledge of keep- ing of elephants in some Zoo Cir- cus/other Govern- ment Departments/ reliable establish- ments.	No	2 yrs. Direct 50% Promotion 50%		Elephant Attendants	

1	2	3	4	5	6
Rs.					
20. Ticket Collector	Four	Class IV— Non-gazetted	35—1—50	Selection	Between 18—25 years
21. Zoo Sweepers	Eight	Do.	30—1—35	..	Do.
22. Peons	Four	Do.	Do.	..	Do.
23. Malis	Fourteen	Do.	Do.	..	Do.
24. Chowkidars	Ten	Do.	Do.	..	Do.
25. Elephant Attendants.	Four	Do.	Do.	..	Do.
26. Sentries (Chowkidars)	Two	Do.	Do.	..	Do.
27. Cook-cum food-distributor.	One	Do.	Do.	..	Do.

NOTES.—1. Qualifications are relaxable in the case of persons who are recruited to the Delhi Zoo-

2. The Ministry may relax educational qualifications in the case of persons who are other-

3. The posts of the Head Clerk and the Accountant in the Delhi Zoological Park are Keeper and Lower Division Clerks and Ticket Clerks in the Delhi Zoological Park are in-

7	8	9	10	11	12
Middle School Standard pass with some knowledge of English Language. <i>Desirable :</i> Experience as gate-keeper or ticket collector.	No	2 Yrs.	Direct 50 % Promotion 50%	Permanent or quasi-permanent peons.	
Some experience of Zoo desirable.	..	2 Yrs.	Direct 100%	..	
Middle School standard pass.	..	2 Yrs.	Direct 100%	..	
Some experience in garden/Zoo. Persons having Middle School standard education in addition to experience will be preferred.	..	2 Yrs.	Direct 100%	..	
Previous experience of watch and ward duties. Should be able to handle a gun.	..	2 Yrs.	Direct 100%	..	
Some experience in Zoo/circus/other Government Departments/ reliable establishments desirable.	..	2 Yrs.	Direct 100%	..	
Should have the capacity to regulate traffic.	..	2 Yrs.	Direct 100%	..	
Literate (read upto 4th Class) with experience of cooking and handling food for different wild animals in any Zoo/circus or wild animal farm.	..	2 Yrs.	Direct 100%	..	

logical Park before the enforcement of these rules.

wise in possession of sufficient experience in the line.

interchangeable. Similarly the posts of the Upper Division Clerks and the Assistant Store-interchangeable.

[No. 35-94/57-F.II.]

N. RANGANATHAN, Under Secy.

## (Department of Agriculture)

*New Delhi, the 20th August 1960*

**S.O. 2090.**—The following draft of the Goat Hair Grading and Marking Rules, 1960, which the Central Government proposes to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937, (I of 1937) and in supersession of the Goat Hair Grading and Marking Rules, 1952, is hereby published as required by the said section for information of all persons likely to be affected thereby and notice is hereby given that the draft Rules will be taken into consideration on or after the 18th September, 1960.

Any objection or suggestion which may be received from any person in respect of the said draft, before the date so specified will be considered by the Central Government.

## GOAT HAIR GRADING AND MARKING RULES, 1960

1. **Short title.**—(1) These rules may be called the Goat Hair Grading and Marking Rules, 1960.

(2) They shall apply to hair obtained from goats in any part of India except the State of Jammu and Kashmir and of specified trade descriptions as set out in the annexed Schedules.

2. **Grade Designations.**—The Grade designations to indicate the characteristics and quality of goat hair of specified trade description shall be those set out in column 1 of the relevant Schedules I to III.

3. **Definition of Quality.**—The definition of quality indicated by the Grade designations is specified in columns 2 to 4 of the relevant Schedules.

4. **Grade Designation Mark.**—The Grade designation mark shall consist of (a) a label bearing a design (consisting of an outline map of India) with the word 'Agmark' and the figure of rising sun with the word "Produce of India" and (b) grade designation comprising of grade and colour as shown in Schedule IV of these rules. The colour of the printed letter on the label shall be as set out in the said Schedule (*viz.* clipped goat hair—red; mixed goat hair—green; tenery goat hair—black).

5. **Method of grading.**—(1) Baling and marking of goat hair shall be done at goat hair pressing centres or ports according to the instructions issued from time to time by the Agricultural Marketing Adviser to the Government of India.

(2) Grade designation of bales shall be declared after analysing samples.

(3) A certificate of grading will be issued on a written request from the party by the Agricultural Marketing Adviser to the Government of India or any other officer authorised by him in this behalf.

6. **Method of packing.**—Goat hair shall be packed and securely closed in a manner prescribed by the Agricultural Marketing Adviser to the Government of India from time to time.

7. **Method of marking.**—The grade designation mark shall only be applied on full or half pressed bales or on cases containing dressed goat hair, as the case may be, in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark the following particulars shall be clearly indicated on the label:

1. Serial No.
2. Trade description,
3. Name of place of packing,
4. Date of packing and marking,
5. Abbreviation of grade designation.

In addition to the above, an authorised packer may stamp or write his private trade mark on the bale or package; provided that such trade mark represents the same description, quality and grade of hair as that indicated by the Agmark label and is duly certified by the Agricultural Marketing Adviser to the Government of India to that effect.



8. **Special conditions of authorisation.**—Goat hair of one grade only shall be packed in one lot. In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the undermentioned conditions shall be the conditions of every certificate of authorisation issued for the purpose of these rules.

- (a) The premises of authorised goat hair merchants and baling presses concerned shall be clean and tidy and shall provide adequate space and facilities for cleaning, sorting, baling/packing, weighing, storage, official inspection and marking of goat hair.
- (b) All instructions regarding method of sampling, testing, marking and inspection of goat hair before and after pressing/packing and maintenance of records thereof issued by the Agricultural Marketing Adviser to the Government of India from time to time shall be observed strictly by all concerned.

#### SCHEDULE I

##### *Grade Designation and Definition of quality of Indian clipped Goat Hair*

Grade	designation	Colour	Length*	General Characteristics
EL	.	White	Extra Long	1. Fibres shall be clean, dry in feel and not moist and shall not contain any superfluous matter like dirt, dust, sticks, etc. with a minimum yield of 75 %
L	.	White	Long	
M	.	White	Medium	
S	.	White	Short	
EL	.	Black	Extra Long	2. Extra long hair shall contain a minimum of 60 % of hair above 4" in length.
L	.	Black	Long	
M	.	Black	Medium	
S	.	Black	Short	
EL	.	Grey	Extra Long	Long hair shall contain a minimum of 60% of hair above 3" in length. Medium hair shall contain a minimum of 60% of hair above 1½" in length.
L	.	Grey	Long	
M	.	Grey	Medium	
S	.	Grey	Short	
EL	.	@Coloured	Extra Long	3. Any admixture of pulled and/or tanner hair shall not be permitted.
L	.	@Coloured	Long	
M	.	@Coloured	Medium	
S	.	@Coloured	Short	

*Extra Long	above 4"
Long	3"—4"
Medium	1½"—3"
Short	less than 1½"

@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE 1.—(i) EL denotes Extra Long  
(ii) L denotes Long  
(iii) M denotes Medium  
(iv) S denotes Short.

NOTE 2.—The following colour tolerance limits shall be allowed :—

- (a) 10% of non-white in whites,
- (b) 10 % of non-black in blacks,
- (c) White or black not falling under these categories will be treated as grey.

## SCHEDULE II

*Grade designation and Definition of quality of Indian mixed\* Goat Hair*

(Clipped-Pulled)

Grade	Designation	Colour	Length**	General Characteristics
EL	.	White	Extra Long	1. Fibres shall be clean, dry in feel and not moist and shall not contain any superfluous matter like dirt, dust, sticks, etc. with a minimum yield of 75%.
L	.	White	Long	
M	.	White	Medium	
S	.	White	Short	
EL	.	Black	Extra Long	2. Extra long hair shall contain a minimum of 60% of hair above 4" in length.
L	.	Black	Long	
M	.	Black	Medium	Long hair shall contain a minimum of 60% of hair above 3" in length.
S	.	Black	Short	
EL	.	Grey	Extra Long	Medium hair shall contain a minimum of 60% of hair above 1½" in length.
L	.	Grey	Long	
S	.	Grey	Short	3 Any admixture of tannery hair shall not be permitted.
EL	.	@Coloured	Extra Long	
L	.	*Coloured	Long	
M	.	*Coloured	Medium	
S	.	*Coloured	Short	

\*Mixed goat hair shall mean goat hair containing a mixture of clipped and pulled goat hair in any proportion.

A lot containing only pulled goat hair shall however be marked "pulled" goat hair on Agmark labels and bales.

**Extra Long	above 4"	@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.
Long	3"—4"	
Medium	1½"—3"	
Short	less than 1½"	

- NOTE 1.—(i) EL denotes Extra Long  
(ii) L denotes Long  
(iii) M denotes Medium  
(iv) S denotes Short.

NOTE 2.—The following colour tolerance limits shall be allowed :

- 10% of non-white in whites,
- 10 % of non-black in blacks,
- White or black not falling under these categories will be treated as grey

## SCHEDULE III

*Grade designation and definition of quality of Indian Tannery Goat Hair*

Grade Designation	Colour	Length*	General Characteristics
M	White	Medium	1. The fibres shall be clean, dry in feel and not moist and shall not contain any superfluous matter like dirt, dust, sticks, etc. with a minimum yield of 55%.
S	White	Short	
M	Black	Medium	2. Medium hair shall contain a minimum of 60% of hair above 1½"
S	Black	Short	
M	Grey	Medium	3. Tannery goat hair may contain other allied animal fibres to the extent of 50%.
S	Grey	Short	
M	@Coloured	Medium	
S	@Coloured	Short	

\*Medium . . . . . above 1½"  
 Short . . . . . below 1½"

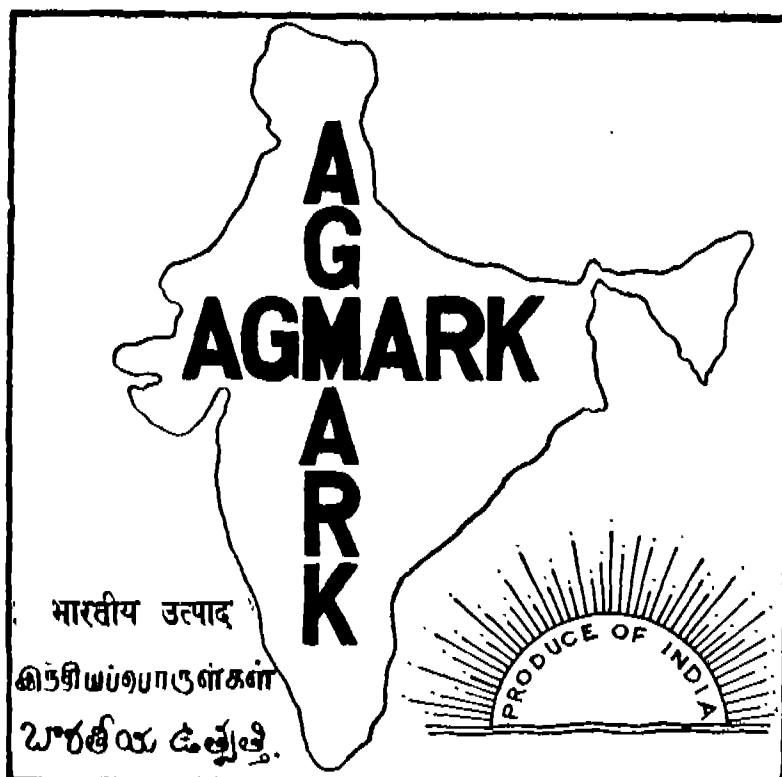
@Coloured hair shall mean goat hair of all colours which do not fall under the categories of white, black or grey.

NOTE : I—M denotes Medium  
 S denotes Short

NOTE 2—The following colour tolerance limits shall be allowed :

- 10% of non-white in whites,
- 10 % of non-black in blacks,
- White or black not falling under these categories will be treated as grey.

## SCHEDULE IV

*Grade Designation Mark for Goat Hair*

The colour of the printed lettering on the labels for different trade descriptions shall be as under :—

<i>Trade description</i>	<i>Colour of printed lettering</i>
Clipped Goat Hair	. Red
Mixed Goat Hair	. Green
Tannery Goat Hair	. Black

[No. F. 17-18/60-AM.]

V. S. NIGAM, Under Secy.

**(Department of Agriculture)**

**(Indian Council of Agricultural Research)**

*New Delhi, the 17th August 1960*

**S.O. 2091.**—In exercise of the powers conferred by sub-sections 4 (ii) and 4(viii) of Section 4 of the Indian Lac Cess Act, 1930, as amended from time to time the Central Government is pleased to nominate the following persons on the Governing Body of the Indian Lac Cess Committee to represent the interests mentioned against them :—

<i>Sub-Section of the Act</i>	<i>Name of the member</i>	<i>Interest represented</i>
(1) 4 (ii)	Dr. L.C. Verman, Director, Indian Standards Institution, New Delhi.	Chairman, Advisory Board.
(2) 4 (viii)	Dr. K. Venkataraman, Director, National Chemical Laboratory, Poona.	Scientist.
(3) 4 (viii)	Financial Adviser to the Ministry of Food & Agriculture.	Ministry of Finance.

[No. 3-12/60-Com.III.]

*New Delhi, the 19th August 1960*

**S.O. 2092.**—In pursuance of the provisions of Rule 13(4) of the Indian Cotton Cess Rules, 1923, framed under Section 15 of the Indian Cotton Cess Act, 1923 (No. XIV of 1923), the Central Government hereby publish the audited accounts of "Receipts and Expenditure" of the Indian Central Cotton Committee, Bombay, for the year ending 31st March, 1959, along with the Auditor's report.

The Audit of the accounts of the Indian Central Cotton Committee, Bombay, for the year 1958-59 was carried out from the 15th May, 1959 to 24th July, 1959. The following remarks are offered:—

1. The following statements are appended to this report duly checked in audit.

(i) Statement of receipts and expenditure of the Indian Central Cotton Committee, Bombay for the year ended 31st March, 1959.

(ii) Statement of Provident Fund Account of the Committee as on the 31st March, 1959.

2. **Purchase of paper for Committee's Publications and the Printing thereof:**

During the year 1958-59 and 1959-60 (4/59 and 5/59) the following categories of paper were purchased:—

(1) Art Paper, offset paper and cover paper costing Rs. 19,743-22 nP. in 1958-59.

- (2) 204 reams of white offset (100% wood pulp) paper costing Rs. 26,964.14 nP in 4/59 and 5/59.

The rules contained in Chapter 8 of the General Financial Rules read with Annexure 'A' thereto are not being observed while making these purchases.

According to the present procedure followed by the Committee even in cases where the purchases are of a large size, quotations are obtained only from a few dealers in Bombay and orders are placed for the required quantities after considering the quality of sample given by them and rate offered. The practice of calling advertised tenders or limited sealed tenders with a view to obtaining the most competitive rates is not in force as in Government Departments. No approved list of dealers from whom purchases are to be made is also kept. In the case of the purchase referred to in para above, 9 firms in the Fort area were addressed in the Committee's letter dated 23rd April, 1958 and were required to quote for the paper of the specifications and quantities mentioned. The quotations were not required to be sent in sealed covers and were not also required to be sent on any particular dates. Under this procedure there is a possibility of manipulating the quotations received to the disadvantage of the Committee. To take a hypothetical instance if X, Y, Z have furnished quotations in response to an enquiry and the quotation of Z is very much lower than that of Y whose quotation is the 2nd, Z may be called and asked to revise the quotation to a higher rate. It is, therefore, essential while making purchases on a large scale that sealed tenders should be invited as in the case of Government Departments and the tenders opened on a date to be fixed preferably in the presence of all the tenderers. Besides, calling for advertised tenders would enable a large number of firms in the field to quote against the enquiry and it would be possible to make a choice among a wider number of quotations which would definitely be more competitive.

In response to the enquiry of 23rd April 1958 two firms offered to supply foreign art paper at the rate mentioned therein. As in the enquiry that was sent out by the Committee, no reference had been made about the requirements of foreign art paper, other firms that had quoted against the enquiry did not mention the rates at which they were agreeable to supply foreign art paper. In view of the incompleteness of the enquiry that was sent out, the Committee was not in a position to get quotations for supply of foreign art paper from these firms also. Thus the Officers of the Committee did not have competitive rates at the time of deciding on the tender. The value of paper purchased without obtaining competitive rates was Rs. 3,085.76 nP.

As mentioned in the earlier paragraphs, orders are placed on the firms after merely obtaining quotations. There is no system of sending out an acceptance of the offer after the offers are considered so as to complete the contract. In all Government Stores Purchasing Organisations, tenders are first invited, and after deciding on the tender, an acceptance of tender embodying the terms of the supply etc. is sent out to the firm on which order is placed. It is suggested that a similar procedure may be followed by the Committee also. With a view to ensuring that the firms that offer against the enquiries are bound by certain conditions, it is necessary to devise a form of tender and a form for acceptance of tender as in Government Departments.

The letter dated 23rd April 1958 calling for quotations did not also specify the place of delivery, transport charges, etc. For ensuring that there are no complications at the time of payment, it is essential that full particulars regarding place of delivery of goods, liability of sales tax, general tax, etc. penalty in the event of non-supply of materials in time have also to be mentioned in the form of acceptance.

Enquiry was made by audit as to the circumstances in which foreign art paper was purchased by the Committee at much higher rates in reference to Indian paper which was available at cheaper rates. In this connection it was orally explained that the publications of the Committee are widely read and are sent out all over the world and that plates printed on Indian Art Paper do not show well. In this connection the views of the Directorate of Printing and Stationery of the Government of Bombay regarding the suitability of Indian Art Paper were obtained. The Director of Printing and Stationery, while mentioning that the paper manufactured by Indian Mills are not of a standard quality vis-a-vis the art paper imported from foreign sources, has however, stated the paper is good enough for printing half tone blocks in black and white up to 133 screen. As most of the blocks printed by the Indian Central Cotton Committee in their publications are not by colour process. It would appear that some economy could have been effected by purchase of Indian art paper for the publication.

### 3. Purchase of paper for cotton monograph:

204 reams of white offset paper (100% wood pulp) were purchased from M/S Andrew Ule and Co. for printing at a cost of Rs. 26,934.14 nP. No quotations were called for before the orders were placed on this firm. In reply to a comment made by audit as to the circumstances in which no quotations were called for, it was explained by the Secretary that purchases were made from the sole agent of the Indian Paper and Pulp Co. and that the question of calling for quotations did not, therefore, arise. From the information obtained from the Director of Printing and Stationery Bombay, it is seen that offset paper is also manufactured by Titaghur and Orient Paper Mills. It would, therefore, appear that the procedure followed in placing orders with a sole selling agent of a particular manufacturer was not correct. It is suggested that the system of calling for quotations or sealed tenders from all the Manufacturer's representatives should in future be followed.

### 4. Publicity Section: Stock verification of Publications in September, 1958:

Before the verification of stock of publications of the Committee in September, 1958, the verification was carried out in September 1956. During this verification in September, 1956 certain publications were found to be short and the value thereof working upto Rs. 331/4/- was got regularised by obtaining the sanction of the Standing Finance Sub-Committee in October, 1956 with the idea that the actual stock then on hand should be treated as the opening balance and the further stock dealt with as such. It was accepted by the Standing Finance Sub-Committee at its meeting held on the 8th October, 1956, that sale or distribution of all the publications should be immediately entered in the Stock Register and proper records maintained with a view to facilitating verification of stock at any time. This does not seem to have been fully implemented. No proper stock account of these publications, was kept and no annual verification of stock carried out with the result that during the physical verification in September, 1958, shortages in the stock of publications to the extent of Rs. 459/50 were again noticed and were written off with the approval of the Standing Finance Sub-Committee in 8/59. Responsibility for this loss needs to be fixed.

No account is kept of reprints of various articles and publications received from the Press. As they form part of the priced publications, it is necessary to keep an account thereof. Further the account maintained for other publications may be got checked and attested by a responsible official.

### 5. Provident Fund Accounts of persons who have ceased to be in the Committee's service:

In the case of 85-90 persons, no credits were posted in the Provident Fund Ledger on account of Provident Fund Subscriptions in 1958-59. In most of these cases, there were no credits during 1957-58 also. It was stated that these persons had ceased to be in the service of the Committee and their accounts remained to be settled for want of information regarding actual date of termination of their services etc. The balances at the credit of these subscribers remained in the Provident Fund Account with the State Bank of India. In the final distribution of interest for the year 1958-59, the accounts of these subscribers have also been credited with the interest as if the amounts were due to and payable to the subscribers. As per rule 17(3) of the Provident Fund Rules, however, interest can be paid on the amount standing in the accounts of the subscribers for a maximum period of six months after they cease to be in the service of the Committee. The amount of interest distributed to such accounts works out to about Rs. 6,200/- for 1958-59. As the balance in the accounts of these subscribers have remained to be paid to them in time, the amount available for investment has been inflated and has resulted in undue benefit to other subscribers by way of higher share of interest accrued on the total investment. If the accounts of subscribers who ceased to be in the service of the Committee had been settled and the accumulated balance paid to them in time, such balances would not have been available for earning interest and the other live accounts would not have got the benefit or higher rate of interest. It is, therefore, suggested to close the accounts of the subscribers on completion of the period of six months from the date they cease to be in the service of the Committee, and to segregate these accounts and account for the balances in these accounts in a separate fund, interest earned in respect of which may be credited as miscellaneous receipts of the Committee. Orders of the Government of India may be obtained in the matter.

**6. Accounts of Schemes:**

1. During the year 1958-59, 73 Schemes were functioning under the Committee. In accordance with the instructions contained in the Secretary's circular letter No. A.7753, dated the 11th May 1959 the Schemes were supplied of the forms of annual return prescribed under rule 15 of the Indian Cotton Cess Rules pertaining to the grants made for the year ended 31st March 1959 for completion and return before 30th June 1959. Till 22nd July 1959, returns in respect of 9 Schemes only were received. In this connection it is suggested that the forms of the annual returns may be supplied to the Schemes well in advance to enable them to complete the same and return them as soon as the year is over. The prescribed statements may now be obtained very early in respect of Schemes for which grants have been paid to ensure that the progress made in respect of each scheme is commensurate with the expenditure incurred.

2. During 1958-59, the following Schemes were terminated on the dates shown against each:—

<i>Schemes for simple manurial</i>	<i>Date of closure</i>
1.(a) Experiments on cotton in cultivators fields in Bombay State	15.8.1958
(b) Experiments on cotton in cultivators fields in Mysore Unit	30.6.1958
2. Schemes for the breeding long staple American Cotton as a winter crop in Central Districts and Sea Island varieties in the West Coast of Madras	31.3.1959
3. Scheme for breeding perennial cottons at Dharwar	31.3.1959
4. Scheme for cotton survey in Malwa	31.3.1959
5. Scheme for seed distribution and marketing of H.420 cotton (Bombay State)	28.2.1958
6. Schemes for seed distribution and marketing of improved variety No. 91 in Nagpur—Wardha tract	28.2.1959

As the returns in respect of these schemes for 1958-59 have not been received though called for, the cash on hand with these schemes could not be ascertained. It is, therefore, requested that further steps may please be taken to ascertain the cash on hand on termination of the schemes as also to dispose of the assets collected out of the Committee's funds and belonging to the Committee.

**7. Non recovery of specific charges:**

The present Spinning Master of the laboratory has been provided with rent free accommodation within the premises of the laboratory and is in occupation of the same for well over 20 years. However, no recoveries on account of specific charges (except electricity charges) have been made from him.

Similarly, ex-Directors of the Laboratory were also in occupation of residential accommodation within the premises of the laboratory paying a rent of 10% of their pay, but no recoveries of specific charges (except electricity charges) were made from them.

It is, therefore, requested that the total amount of recoveries to be effected from the officials concerned from the dates of occupation of quarters may please be worked out and the same effected from them under intimation to this office.

**8. Imprest Cash Book and Cash Journal:**

(A) Daily closing of the imprest cash book is attested by the Superintendent only. As regards the cash journal, entries therein have been attested by the Superintendent, Finance and Audit at the end of the month only. No entries including the reconciliation with the Bank Pass Book are attested by the Assistant Secretary.

As the reconciliation of Cash Book entries with Bank Pass Book is an important item of work, the monthly reconciliation with the Bank Pass Book may be got checked and attested by a responsible officer viz. the Assistant Secretary.

### 9. Distribution of the Income of the Provident Fund to the accounts of the Members of the Fund:

According to Rule 10 of the Indian Central Cotton Committee P.F. Rules, the income of the fund realised or accrued in each year ending 31st March less all the outgoings in respect of such year shall be credited on the 31st day of March to the accounts of the members in the manner laid down therein. The income of the fund arises mostly from the interest realised or accrued in respect of various investments made from out of the balance available in the fund and is distributed as under:—

Interest received and accrued for the year		Rs. 46,295.38
Less:		
(1) Interest paid to subscribers resigned	3868.41	
(2) Income tax on interest	270.27	
(3) Bank commission	647.49	4,786.17
		<hr/>
	Net	41,507.21

(NOTE.—The figures given are for 1958-59. The same procedure has been followed in previous years.)

This net amount, which is distributed among the various accounts of the fund, does not take into account the cost on account of pay of the staff employed for maintaining the accounts (two clerks would be required for the purpose), stationery and other contingent expenditure and proportionate charge on account of the supervisory staff. These items of expenditure are absolutely necessary to maintain the fund and would constitute outgoings referred to in rule 10 quoted above. The income available for distribution should thus be reduced by the amount representing the costing of these items of expenditure. Actually such a reduction has not been made at the time of distribution such income in respect of any of the years so far, resulting in excess credits to various Provident Fund Accounts all these years.

It was pointed out that rule 9 of the Provident Fund Rules specifying that all expenses of the fund should be met from the income of the fund was deleted under the Government of India, Ministry of Food and Agriculture notification No. F.1-78/54-Com.II dated 9th July 1955 and that accordingly no deduction need be made from the income of the fund for the purpose of distribution of the income among the various accounts in the fund. If this is so, it will have effect from the date of notification. The income so distributed during the previous years will have to be revised and Provident Fund Accounts recast on the basis of the reduced income. If not, the orders of the Government of India regularising the procedure followed so far may be obtained.

### 10. Schedule of fees for various textile tests—Revision of:

The current schedule of fees for various textile tests is in vogue since 1st April 1952. In view of the fact that the cost of materials, chemicals, etc. has risen during the last seven years it would appear that the schedule of fees requires revision. While considering the question of revision of the schedule, it is suggested that the schedule of fees charged by other laboratories for tests similar to those carried out by the Laboratory may also be taken into account.

11. The Secretary, Indian Central Cotton Committee, Bombay may be directed to pay an amount of Rs. 4,760 to the credit of the Central Government under the head "XLVI-Misc-Fees for Government Audit Central" as audit fees for the year 1958-59 and forward a chalan to this Office in support of the credit.

12. An audit note containing minor objections which could not be settled on the spot is being sent to the Secretary, Indian Central Cotton Committee, Bombay for necessary action.



**5EC. 3(ii)]**

THE GAZETTE OF INDIA: AUGUST 27, 1960/BHADRA 5, 1882 2395

THE GAZETTE OF INDIA: AUGUST 27, 1960/BHADRA 5, 1882 2395

Sd/- T. T. PAULOSE  
Assistant Secretary,  
Indian Central Cotton Committee.

Sd - S. C. MADON  
Assistant Accounts Officer,  
Outside Audit Deptt. Bombay.



**INDIAN CENTRAL COTTON COMMITTEE**  
*Provident fund Account on 31st March, 1959*

RECEIPTS			PAYMENTS		
	Rs.	Rs.	Rs.		Rs.
Opening Balance as on 1st April, 1958			10,87,492.36	<i>Government Securities at Market Value:—</i>	
Subscribers' contributions . . . . .		40,407.49		3% 1970-75 Government of India Loan of the face value of Rs. 50,000/-	45,525.00
<i>Add :—</i> Recoveries against advances . . . . .		20,059.00		3½% 1964 National Plan Loan of the face value of Rs. 30,000/-	29,940.00
		60,466.49			
<i>Less :—</i> Refunds to subscribers who have resigned . . . . .	97,191.09			4% 1964 Bombay State Government Loan of the face value of Rs. 30,000/-	30,180.00
Advance to subscribers . . . . .	16,528.00	1,13,719.09	(—) 53,252.60	3% 1962 Bombay Government Development Loan of the face value of Rs. 1,12,000/-	1,08,080.00
				Post Office 12 Years' National Savings Certificates of the face value of Rs. 10,25,000/-	10,25,000.00
Committee's contributions received from the Indian Central Cotton Committee		39,802.90		Savings Bank Account with the State Bank of India, Bombay . . . . .	361.79
<i>Less :—</i> Payments made to subscribers who have resigned including transfer to Lapse and Forefeiture A/C. for contribution disallowed. . . . .		98,439.41	(—) 58,636.51	Current Account with the State Bank of India, Bombay, as per cash journal. . . . .	61,688.15
		3,22,401.71			
Interest received during the year . . . . .					
<i>Less :—</i> Interest paid during the year to subscribers who have resigned. . . . .	3,868.41				
Income-tax paid on interest . . . . .	270.27				
Bank's Commission etc. for collection of interest . . . . .	647.49	4,786.17	3,17,615.54		
Lapse and Forefeiture Account . . . . .			332.50		
Investment Fluctuation Account . . . . .			7,223.65		
<b>TOTAL . . . . .</b>			<b>13,00,774.94</b>		<b>13,00,774.94</b>

Sd/- B. L. SETHI  
*Secretary,*  
Indian Central Cotton Committee.

Sd/- T. T. PAULOSE  
*Assistant Secretary,*  
Indian Central Cotton Committee.

[No. 1-26/59-ComIV.]  
AJUDHIA PRASADA, Under Secy.

**MINISTRY OF HEALTH***New Delhi, the 16th August 1960*

**S.O. 2093.**—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the power to make orders under clause (c), and clauses (h), (i) and (j) in so far as they relate to clause (c) of sub-section (2) of section 3 of the said Act, shall, in relation to drugs, be exercisable also by the State Government of Maharashtra.

2. This order shall remain in force for a period of six months commencing on and from the date of its publication in the Gazette of India.

[No. F. 12-39/60-D.]

**S.O. 2094.**—It is hereby notified that in pursuance of the provisions of clause (xi) of sub-section (2) of section 5 of the Drugs Act, 1940 (23 of 1940), Dr. S. W. Hardikar, has been elected by the Central Council of the Indian Medical Association to be a member of the Drugs Technical Advisory Board.

[No. F. 4-3/60-D.]

M. K. KUTTY, Dy. Secy.

*New Delhi, the 18th August 1960*

**S.O. 2095.**—Dr. T. N. Chawla, BDS, LDSRCS., MS., FICD, Professor and Head of the Department, Dental College and Hospital, Lucknow has been re-elected as a member of the Dental Council of India under clause (d) of section 3 of the Dentists Act, 1948 (16 of 1948), with effect from the 31st May, 1960.

[No. F. 3-2/60-MIL.]

*New Delhi, the 20th August 1960*

**S.O. 2096.**—In pursuance of Regulation No. 15 of the Dental Council of India Regulations for the Examination for qualifying a person registered in Part 'B' to register in Part 'A' of the Dentists Register maintained under the Dentists Act, 1948 (16 of 1948), it is hereby notified that the following candidates passed the Examination No. I conducted by the Dental Council of India at the Dental College & Hospital, Lucknow, in July, 1960. The Roll Numbers of the candidates are given in brackets against their names:—

Hans Raj Gulati	(2)
Sadhan Kumar Banerjee	(3)
P. M. Oommen	(4)
Deo Pal Varshney	(5)
S. P. Malhotra	(6)
Hari Ram Thadani	(7)
Thaker Singh Chadha	(9)
Gurdip Singh	(10)
Mao Hsiu Nin	(11)
Gurmukh Singh Musafir	(13)

S. BRATT, LDSc., FICD,  
Secretary,  
Dental Council of India.

[No. F. 3-4/60-MIL.]

R. MURTHI, Under Secy.

**MINISTRY OF IRRIGATION & POWER****CORRIGENDUM***New Delhi, the 18th August 1960*

**S.O. 2097.**—In this Ministry's Order No. EL-III-3(34)/59, dated the 1st August, 1960, published on pages 2194-5, Part II, Section 3(ii) of the Gazette of India, dated the 6th August, 1960, as S.O. 1939, the following corrections shall be made:—

On page 2195:

- (i) in line 3, for the figure 199 read 1900.
- (ii) in line 6, for the figure 330 read 3300.

[No. EL-III-3(34)/59.]

N. S. VASANT,  
Officer on Special Duty.

**MINISTRY OF REHABILITATION***New Delhi, the 17th August 1960*

**S.O. 2098.**—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee properties in the Union territory of Delhi, specified in the Schedule below for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the said evacuee properties.

**SCHEDULE**

Sl. No.	Particulars of property		Area		Name of the evacuee with the rights in property
	Khewat No.	Khasra No.	Bighas	Biswas	

*List of Urban area of Village Haux Khas for acquisition under  
SECTION 12*

I	40/184	515	5	4	Jafar Urf Ashraf, Bundisons of Udham Shareholders, mortgager, evacuees, Tek Chand, Ram Chand, Khem Chand
		527	9	13	
			14	17	Daya Nand sons of Shiv Dayal, mortgagers, non-evacuees, share vested in the Custodian.

*List of Urban area of village Narela for acquisition under Section 12*

I	477 634	72 23	2	12	Abdul Razak and Amin Khan sons of Abdul Ghani, equal share in 2/3rd, Mohd. Yaqub and Mohd. Ayub, Abdul Qayum and Mohd. Yusaf sons of Mehbub Khan equal share in 1/3rd, evacuees mortgagers Ram Sarup son of Hira, 1/2nd are, Monge Ram, Korya, Saheb Singh, Nihal Singh sons of equal share in 1/2nd, non-evacuee mortgagers, vested in the Custodian.
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Sl. No.	Particulars of property		Area		Name of the evacuee with the rights in the property
	Khewat No.	Khasra No.	Bighas	Biswas	

*List of urban area of Village Azadpur for Acquisition under Section 12*

I	20/145	345/65/1 66/1	0 8	3 14	Shamsud-Din Ali Ahmed son of Dr. Zatum Ali Ahmed, evacuee ownership.
		TOTAL	8	17	

*List of urban area of Village Saqdarpur for Acquisition under Section 12*

I	54/295	110/2	4	19	Azmat Khan and Inayat Khan sons of Chand Khan, equal shares in 1 share, Bandhu and Budhu son of Rahem Khan, equal shares in 1 share, Khaju son of Chhutan, 3 shares, Nabi Mohd. Ali Mohd. sons of Lala, equal shares in 3 shares, evacuees occupancy tenants.
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*List of urban area of Village Kalu Sari for Acquisition under Section 12*

I	41/54 to 87	247 143 182 243 178  121 14 266/13 345/244 346/244 267/13 325/142 323/142 326/142 144 248  181(orgnl) 181 min. 11 106 min. 106 (ornl) 268 125 280/12 280/12 245 246 279/12 16 268/1 min.  268/1 min. " " " "	2 2 0 1 1  1 2 0 1 1 3 1 0 1 0 2 2 1 1 1 3 0  0 1 3 2 0 0 2 2 1 1 1 3 0  0 0 0 0 0	1 0 10 19 16  3 4 18 1 15 3 5 1 10 0  12 0 12 1 17 9 9 8 3 3 0 1 5  7 10 14 5 5	Baja son of Jewan, 12 shares, Bunda son of Shanu, 12 shares, Sharafud-Din, Nasur-ud-Din sons of Karamu equal shares in 6 shares, Nasru son of Shahzad, 6 shares Ghulam Ali son of Ihsan Ali 4 shares, Yasin Ali, Ghulam Ali sons of Zahur Bux equal shares in 8 shares, Karam Bux Shahbud-Din, Azim-ud-Din, Mohd. Din, Ikram-ud-Din, Din Mohd. sons of Ismail Bux equal shares in 12 shares, Azam, Raju Gehru, sons of Allah Diya, equal shares in 18 shares, Sultan Ashraf sons of Sayed Hasan Ashraf, 9 shares, Nandan son of Bhure Khan 18 shares, Rashid, Husina sons of Mir Bux, 18 shares (equal shares), Kasam, Tulla, sons of Dilawar, equals shares in 9 shares, Shahbaz son of Mirza, 9 shares Balanda, Shab-rati son of Jahana equal shares in 9 shares, Amri son of Nauru, 3 shares, Nazar, Peru sons of Nura equal shares, Mortgagers, evacuees, Wasal son of Koriya, evacuee mortgagetc.
			47	9	

*New Delhi, the 18th August, 1960*

**S. O. 2099.**—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Uttar Pradesh for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

## THE SCHEDULE

Sl. No.	Particulars of the evacuee property	Name of the town and locality/ village in which the property is situated	Name of the Evacuee
1	2	3	4
DISTRICT VARANASI			
1	Urban Plot Khasra Number 28/1/3, Area S : 10.	Mohalla Noor Khanpur, Bhando- hi, Varanasi.	Abdul Samad Son of Imam Bux.
2	Urban Plot Khasra Number 28/2/5, Area S2 : 6.	Do.	Do.
3	Urban Plot Khasra Number 28/2/2, Area S1 : 10.	Do.	Do.
4	Urban Plot Khasra Number 28/2/3, Area S : 13.	Do.	Do.
5	Urban Plot Khasra Number 28/2/4, Area S : 11.	Do.	Do.
6	Urban Plot Khasra Number 28/1/2, and 29/1, Area S2 : 12.	Do.	Do.
7	Urban Plot Khasra Number 28/2/6, Area S1 : 12.	Do.	Do.
8	Urban Plot Khasra Number 28/4, Area S6 : 13.	Do.	Do.
9	Urban Plot Khasra Number 29/2, Area S1 : 10.	Do.	Do.
10	Urban Plot Khasra Number 29/3, Area S1.	Do.	Do.
11	Urban Grove Khasra Number 301/1002.	Mohalla Rajpur Bhadohi, Dis- trict Varanasi.	Do.
12	House Number A11/72.	Mohalla Naya Mahadev, Varana- si.	Agha Saddiq Hussain.
DISTRICT ALLAHABAD			
13	Plot measuring 125' X80'	Mohalla Sarai Garhi, Allahabad city.	Amin Uddin son of Sri Ghyas- Uddin.

1	2	3	4
DISTRICT BAREILLY			
14	House Number WB4/ 94.	Mohalla Husain Bagh, Bareilly.	Sri Shaukat Shah son of Husain Shah.
15	Do. WB7/222	Mohalla Killa, Bareilly.	Prof. Safi Haider son of Qasim Jan.
16	Do. EC1/211, 212.	Mohalla Soofi tola, Bareilly.	1. Sri Maqsood Husain Khan. 2. Rehmat Husain. 3. Raidullah sons of Late Meh-boob Hasain Khan.
DISTRICT ALMORA			
17	House Number 644, 645 and 11, Nalies of land.	Mohalla Rajpur, Ranikhet Town, District Almora.	Sri Husain Bux and Baffati.
DISTRICT JAUNPUR			
18	House (Khandar) House Number 40.	Mohalla Khajgitola, Jaunpur city.	Sri Majid son of Madaran.
DISTRICT PILIBHIT			
19	A-5/202 . .	Mohalla Mohammad Wasil, Pilibhit.	Sikandar Shah.
20	A-5/254 . .	Mohalla Bhorrey Khan, Pilibhit.	Phundan Khan son of Abdulla Khan.
21	A-12/19 . .	Mohalla Buz-Qasban, Pilibhit.	Bornnecy.
22	B-10/86 . .	Mohalla Gaffar Khan, Pilibhit.	Sayeed Ahmad.
23	B-19/172, B . .	Mohalla Bashir Khan, Pilibhit.	Mohammad Ullah.
24	B-19/172, C . .	Do.	Kifayat Ullah.
25	B-20/10 . .	Mohalla Tula Ram, Pilibhit.	Laloo son of Kalloo.
DISTRICT MEERUT			
26	A piece of land measuring about 434 sq. yds. bearing Municipal Number 204.	Mohalla Dasna Gate, Ghaziabad.	Sri Ashfaq Ahmed son of Siraj-uddin, Srimati Safdari Begum, Srimati Sarwari Begum and Srimati Iqbal Begum daughters of Late Sri Siraj Ahmed.
27	House Number 137	Mohalla Maqbra Abu, Meerut city.	Srimati Naseem and Hamida daughter of Allahdia.
28	Do 84 . .	Mohalla Maqbra Abu, Meerut city.	Sri Chhidda son of Tambul Ghosi.
29	Do. 414, 416 and 417.	Mohalla Baghpat gate, Meerut.	Sri Shafaqat Husain son of Habibullah.
30	Do. 124 to 127	Mohalla Khairnagar, Meerut city.	Sri Abdul Qadir, Abdul Jalil, Wahidul Nisan sons of and daughter of Abdul Aziz.



1	2	3	4
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31 House Number 23 to Mohalla Zahidyan Meerut City Sri Manzur Husain son of  
26 Tassadiq Hussain.

## DISTRICT BULANDSHAR

32 House Number B3/344. Mohalla Mughalpura Khurja . Sri Mumtaz Hussain son of  
Mubarak Hussain.

33 Do. 309 . Sarai Allo Khurja . . Sri Khrati.

34 Do. 158 . Kheshgian Khurja . . Mohammad Saddiq son of  
Abdul Rahim.

35 Do. 174 . Mohalla Sheikh Pand, Khurja. Karma Dharma and Abdul Ghani  
extra.

36 Do. 166 . Sarai Nasar Ulla Khurja . Sri Allah Bux son of Ismail.

37 Site of House Num - Burjusman, Khurja. Salim Khan, Abdul Rahim Khan.  
ber 599 to 607, 610,  
612, 613, 614, 615,  
623 and 624.

38 House Number 303, Madar gate, Khurja. Sri Salim Khan Abdul Rahim  
Madar Gate Khurja. Khan.

39 House Number 270, Mohalla Tarinan Khurja Sri Abdul Aziz Slemm Khan.  
271, 272.

40 House Number 276 Mohalla Chhappati, Pahasu. Shakhawat Ali son of Vilayat  
Ali.

41 Do 983 . Mohalla Mandi Shikarpur. Shaffiulla.

42 Do. 545 . Ch. Khel, Debai . . Abdul Sattar.

43 Do. 496 . Mohalla Sheikhan, Debai Zahida Begum.

44 Do. 66/482 to Do. Mazaharul Haq.  
66 481.

45 Do. 1181 . Kambhogate, Shikarpur. Abdul Shakoor.

## DISTRICT BARABANKI

46 House Number 417 Nawabganj city, Barabanki. Sri Fawad Shahid Hussain son of  
Shahid Hussain.

47 House Number 412 Do. Do.

48 Do. 418B . Do. Do.

49 Do. 419B . Do. Do.

50 Do. 413B . Do. Do.

51 Do. 414B . Do. Do.

52 Do. 415B . Do. Do.

53 Do. 416B . Do. Do.

54 3 shops Number Do. Do.  
421.

## DISTRICT FATEHPUR

55 Plot . . . Saidwara. Majid Helwai son of Noor  
Mohammad.

56 Plot . . . Qazian Do.

Sl. No.	Property No.	Locality	Name of the Evacuee
DISTRICT SAHARANPUR			
1	14/103 . . .	Moh. Daud Sarai, Saharanpur.	Ayub Khan son of Faiz Khan.
2	14/104 . . .	Do.	Naim Khan son of Azam Khan.
3	14/164 . . .	Do.	Inamullah Khan son of Mohd. Ibrahim.
4	K2/56 . . .	Moh. Pathanpura, Saharanpur .	Gafoor Khan son of Abdul Sattar.
5	H3/176 . . .	Moh. Lohani Sarai, Saharanpur	Mst. Sharifah daughter of Mst. Jammor.
6	H3/179 . . .	Do.	Do.
7	Plot Adjacent to 7/1892	Daud Sarai, Saharanpur.	Mehandi Hassan son of Deomi.
8	L1/318 . . .	Moh. Khanalampura, Saharanpur.	Fida Hassan son of Ata Hussain.
9	L1/319 . . .	Do.	Do.
10	L1/336 . . .	Do.	Do.
11	L1/337 . . .	Do.	Do.
12	L1/338 . . .	Do.	Do.
13	L1/339 . . .	Do.	Do.
14	L1/417 . . .	Do.	Do.
15	L1/364 . . .	Do.	Do.
16	L1/392 . . .	Do.	Do.
17	L1/394 . . .	Do.	Do.
18	L1/395 . . .	Do.	Do.
19	L1/396, 397 . . .	Do.	Do.
20	L1/398 . . .	Do.	Do.
21	L1/399 . . .	Do.	Do.
22	L1/400 . . .	Do.	Do.
23	L1/416 . . .	Do.	Do.
24	L1/581 . . .	Do.	Do.
25	L1/579 . . .	Do.	Do.
26	S/44, 45 . . .	Moh. Sayeedan, Gangoh	Kh. Mushtajab Ahmad son of Fazhur Rehman.
27	S/66 . . .	Do.	Ahsanulhaq son of Manzoor
28	S/67 . . .	Do.	Do.
29	S/97 . . .	Do.	H. Mustijab Ahmad son of Fagzul.
30	M/189 . . .	Moh. Makhdum Jahan, Gangoh	Hanif son of Ishtiaq.
31	M/169 . . .	Do.	Mohd. Yaqub son of Mohd. Ibrahim.
32	I/3 . . .	Moh. Illahi Bux, Gangoh	Bashir son of Ikramulhaq.
33	O/25 . . .	Moh. Mubarak ali, Gangoh	Akbarim Shakala daughter of Sharif Ahd.
34	I/176 . . .	Moh. Illahi Bux, Gangoh	Bashir son of Habib.
35	I/120 . . .	Do.	Do.
36	I/175 . . .	Do.	Do.
37	I/177 . . .	Do.	Do.
38	I/83, 84 . . .	Moh. Sayeedan, Gangoh	Zahoor Ahmad son of Mohd. Ashiq.

S. No.	Property No.	Locality	Name of Evacuee
39	House Khurwala	Moh. Ghulam Aulia Gangoh	Mst. Karam Bibi widow of Karimuddin.
40	T/515	Moh. Tankan Gangoh	Asmat Kamal son of Mohd. Zakariya.
41	T/516	Do.	Do.
42	T/517	Do.	Do.
43	T/518	Do.	Do.
44	T/519	Do.	Do.
45	T/520	Do.	Do.
46	T/521	Do.	Do.
47	T/522	Do.	Do.
48	T/523	Do.	Do.
49	T/524	Do.	Do.
50	T/525	Do.	Do.
51	T/526	Do.	Do.
52	T/527	Do.	Do.
53	T/528	Do.	Do.
54	T/529	Do.	Do.
55	T/530	Do.	Do.
56	T/531	Do.	Do.
57	T/532	Do.	Do.
58	T/533	Do.	Do.
59	T/534	Do.	Do.
60	T/535	Do.	Do.
61	T/536	Do.	Do.
62	T/537	Do.	Do.
63	T/538	Do.	Do.
64	T/539	Do.	Do.
65	T/540	Do.	Do.
66	T/541	Do.	Do.
67	T/542	Do.	Do.
68	T/543	Do.	Do.
69	T/544	Do.	Do.
70	T/545	Do.	Do.
71	T/546	Do.	Do.
72	T/547	Do.	Do.
73	T/548	Do.	Do.
74	1/1418 to 1433	Moh. Dewan, Deoband	Mazahar son of Inamulhaq.
75	Kothi 16	Moh. Civil Lines, Roorkee	Rani Seeda Khatoon wife of Captain Maharaj Kumar Gopal Narain Singh of Tikari.

## DISTRICT ALIGARH

S. No.	Particulars of Property	Name of evacuee
1 to 4	Portion of shops No. K4/124 to K4/127, Moh. Achal Tank, Distt. Aligarh.	Sri Kalloo, Baboo and Ismail sons of Jiwan.
5	House No. G9/157B, Moh. Atish Bazan, Distt. Aligarh.	Sri Abdul Sattar son of Nanney Khan.

*New Delhi, the 22nd August 1960*

**S. O. 2100**—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Madhya Pradesh for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

## THE SCHEDULE

Sl. No.	Particulars of the property.	Name of the town and locality/village in which the property is situated.	Name of the evacuee.
1	2	3	4
1	House number 7 . . .	Motinalla Ward, Jabalpur.	Sheikh Bafari and Mohammed Faqir sons of Sheikh Gulab.
2	House number 577 . . .	Upreinganj Ward, Jabalpur.	Abdul Wahid, Abdul Mazid, Abdul Hamid, Abdul Rashid sons of Abdul Gaffor and Zohrabi daughter of Abdul Gaffor and others.
3	Khasra Number . . . Area	Village Shahpur, Tehsil Katni, District Jabalpur.	Akbar Khan and others.
	334/4 . . . 2.00		
	395 . . . 0.04		
	396/1 . . . 0.03		
	396/2 . . . 0.02		
	397 . . . 0.16		
4	168/2 . . . 7.00	Village Kathi Tehsil Sihora, District Jabalpur.	Mohammed Khatiqu, Mohammed Munir, Musmar Kamurinn <sup>a</sup> and others.
5	30 . . . 0.94	Village Mohania, Tehsil Katni, District Jabalpur.	Sheikh Sharif and others.
	48/2 . . . 1.38		
	Survey No. . . 499		
6	78 . . . 3.40	Village Bamanwar, Tehsil Katni, District Jabalpur.	Fazullaha Khan and others.
	Land Revenue . . 4.12		
	Khasra No. . . Area		
7	40 . . . 0.96	Village Nargawan, Serial Number 743, Revenue Inspector Circle Panagar, Tehsil and District Jabalpur.	Siddikan Bi widow of Nazir Ali Anna Begum, Abida Begum, Niyaz Ahmed Riaz Ahmed, Paiz Ahmed Ikbai Ahmed (Minor) Asfaquor Rehman Kudsi Ali (Minor)
	80 . . . 0.26		
	85 . . . 0.51		
	86 . . . 0.29		
	97 . . . 0.64		
	126 . . . 0.22		
	127 . . . 0.25		
	128 . . . 0.38		
	129 . . . 0.23		
	130 . . . 1.14		
	313 . . . 1.68		
	486 . . . 0.40		
	487 . . . 0.33		
	496/1 . . . 1.40		
	527/1 . . . 0.88		
	527/3 . . . 1.03		
	591 . . . 5.45		
17		15.85	

I	2	3	4
Malik Makbuza			
557	.	.	1.11
60	.	.	0.15
61	.	.	0.10
62	.	.	0.34
66	.	.	0.41
71	.	.	1.37
73	.	.	2.76
74	.	.	0.25
76	.	.	0.25
77	.	.	0.25
81	.	.	0.91
133	.	.	0.28
12			4.57
Plot proprietorship			
257	.	.	0.83
534	.	.	2.00
564	.	.	0.25
565	.	.	0.23
567	.	.	0.41
572/1	.	.	0.65
572/3	.	.	0.15
7			4.56
Occupancy Rental Rs. 3/10/-			
63	.	.	0.45
64	.	.	0.51
65	.	.	0.39
72	.	.	0.30
75	.	.	0.24
431	.	.	0.04
432	.	.	0.35
433	.	.	1.00
439	.	.	2.69
440	.	.	1.05
10			8.01
Occupancy.			

[No. 16(30)/56/Prop. II-Part.]

## (Office of the Chief Settlement Commissioner)

New Delhi, the 18th August 1960

**S.O. 2101**—Whereas the Central Govt. is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed, in the Union territory of Delhi for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government as decided to acquire, and hereby acquires, the evacuee properties specified in the said Schedule,

## THE SCHEDULE

Sl. No.	Particulars of property		Area		Name of the Evacuee with the rights in the property.	Remarks.
	Khewat No.	Khasra No.	Bighas	Biswas.		
VILLAGE JETPUR						
I	9/9	201/2	3	12	Sher Khan s/o Saina, Evacuee-mortgager : Mst. Burfi w/o Sohan Lal, Bishambar s/o Nand Kishore mortgagees, non-evacuees, shares vested in the Custodian.	
VILLAGE GADAIPUR						
I	64/256	10/2	1	14	Ajmeri s/o Shabab, Shareholder	
		11	4	16	Evacuee, Mortgager, Parsa s/o Jiwna, Puran s/o Parsa, mortgagee non-evacuees, share vested in the Custodian.	
		12/1	2	3		
	Total		8	13		
2	131/399	720/2	3	11	Rahemu w/o Chhaju, Evacuee, mortgager, Parsa s/o Jiwna, Puran s/o Parsa, mortgagee, non-evacuee, share vested in the Custodian.	
		721/1	2	8		
	Total		5	19		
VILLAGE HAIBATPUR						
I	12/37	356	1	14	Abdul Sattar adopted s/o Azim Khan evacuee ownership.	
VILLAGE SAT-BARI						
I	369 to 371	52	2	7	Khuda Bux & Nazru, ss/o Fakira equal share in 1/8th share, Allah Mehr s/o Sahdad, 1/8th share, Mardan alias Kala s/o Hasina 1/4th share, Mohd. Suleman s/o Santa, 1/4th share. Khhechru s/o Dodha, 1/4th share, evacuee ownership.	
		50/3	0	9		
		50/4	0	9		
	Total		3	5		
VILLAGE BAKHTAWARPUR						
I	4/39	46/6/2	2	9	Ali Sher s/o Mohd. Ramzan, 1 share Sharafud-Din, Shahabud-Din s/o Kabul, equal Shares in 2 shares, Karam Ali, Farman Ali, ss/o Kamal-ud-Din equal shares 1 share.	
		55/171	1	0	Evacuees, Sharaf-ud-Din s/o Kabul 1 share non-evacuee share vested in the Custodian.	
		120/29	0	3		
	Total		3	12		
	4/40	13/20/2	2	8		
	4/41	5/24/2	0	12		
	4/42	36/4/2	1	15		
		9/1	0	16		
	Total		2	11		
	9/55	36/11/3	1	0	Umarud-Din s/o Mehrab, evacuee, mortgager, Ali Shir s/o Ramzan, 1 share, Sharafud-Din, Shahbud-Din ss/o Kabul equal shares 2 shares, Karam Ali, Farman Ali ss/o Kamal Din equal share in 1 share, mortgagees evacuees, Sharafud-Din s/o Kabul, mortgagee, non-evacuee, one share vested in the Custodian.	

Sl. No.	Particulars of property		Area		Name of the evacuee with the rights in the Property.	Remarks.
	Khewat No.	Khasra. No.	Bighas	Biswas		
14/61	48/201		0	16	Kabir-ud-Din, Islam-ud-Din ss/o Khuda Bux, equal shares in 1/3rd share, Budha, Shambhu, ss/o Hazari, equal shares in 2/3rd share, evacuees.	
	87/13		4	16		
	87/14		4	16		
	Total		10	8		
17/14	9/1/1		1	0	Karam-ud-Din, s/o Nabi Bux, evacuee 1/4th share, Rahimud-Din s/o Nabi Bux, 1/4th share mortgager evacuee, Ram Narain s/o Kali Charan, 1/4th share non-evacuee mortgagee, vested in Custodian Bandhu s/o Shabrati 1/2 share, evacuee.	
19/82	20/16/2		0	11	Lala, Tuda, Kalu, Shabrati ss/o Nanva equal shares, evacuees mortgagers, Amar Singh, Dipa, Ram Sarup, Thakurya ss/o Naul Singh, equal shares mortgagee non-evacuees, vested in the Custodian.	
24/87	12/19		2	14	Bandu, Salemu, ss/o Shambhu evacuees equal shares 1/3rd share, Mangti s/o Sher Khan 1/2nd share, non-evacuees, Juma w/o Shambhu, 1/6th share, non-evacuee, vested in the Custodian.	
	12/23/1		1	16		
	35/17/2/2		0	7		
	Total		4	17		
24/28	12/23/3		1	0		

[No. 1(5)/Policy-II/59]

KANWAR BAHADUR,  
Settlement Commissioner & *Ex-Officio* Deputy Secretary.**MINISTRY OF LABOUR & EMPLOYMENT***New Delhi, the 18th August 1960*

**S.O. 2102.**—In exercise of the powers conferred by sub-section (1) of section 83 of the Mines Act, 1952 (35 of 1952), the Central Government hereby exempts the persons employed on continuously operated machinery like the Bucket Wheel Excavators, Transfer Feeders, Belt Conveyors and Spreaders in Neyveli Lignite mines, Neyveli, from the operation of sub-section (2) of section 30 of the said Act. In so far as it provides that an adult employed above ground in a mine shall not work for more than five hours continuously before he has had an interval for rest or at least half an hour.

[No. F. 6/6/60-MI.]

A. P. VEERA RAGHAVAN. Under Secy.

*New Delhi, the 18th August 1960*

**S.O. 2103.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Pichri Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD  
REFERENCE No. 25 OF 1960

## PARTIES:

Employers in relation to the Pichri Colliery

AND

Their workmen.

PRESENT: Shri G. Palit, M.A.B.L., Chairman, Central Government Industrial Tribunal, Dhanbad.

## APPEARANCES:

Shri D. Narsingh, Advocate—for the employers.

Shri S. Das Gupta, Secretary, Colliery Mazdoor Sangh—for the workmen.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, the 5th August 1960

## AWARD

The Government of India, Ministry of Labour and Employment, by its Order No. 2/216/59-LR-II dated the 19th May, 1960, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 47), referred the aforesaid industrial dispute to the Central Government Industrial Tribunal, Dhanbad, presided over by me for adjudication concerning the matters as per schedule below:—

## SCHEDULE

"1. Having regard to the duties performed by Shri Batuk Nath Mishra of Pichri Colliery, what should be his scale of pay as per Award of the All India Industrial Tribunal (Colliery Disputes) as modified by the decision of the Labour Appellate Tribunal and from which date?

2. Whether the management of Pichri Colliery was justified in terminating the services of Shri Batuk Nath Mishra with effect from 1st August, 1959? If not, to what relief is he entitled?"

2. I need not dwell at length on the facts which have led up to the present dispute because the parties have entered into a compromise when the case was going to be taken up for hearing. The petition of settlement which they have jointly filed I have gone through. I find that it is in order. It disposes of the matter in issue referred to this Tribunal for adjudication. So I incorporate the said petition of compromise as per appendix into my present award and pass my award accordingly on its terms.

G. PALIT,

Chairman, Central Government  
Industrial Tribunal Dhanbad.

Dhanbad,

The 5th August, 1960.

## APPENDIX

BEFORE THE CENTRAL GOVERNMENT'S INDUSTRIAL TRIBUNAL  
DHANBAD

REFERENCE No. 25 OF 1960

Employers in relation to Pichri Colliery

AND

Their Workmen represented by Colliery Mazdoor Sangh, Dhanbad.

The parties aforesaid beg to state as under:

1. The parties have amicably settled the matter as follows:

(i) The employers agree to pay to Shri Batuk Nath Mishra the sum of Rs. 336 (Rupees three hundred and thirty six only) in full and final



settlement of all his claims against the employers as before this Tribunal. This will not include his wages for July, 1959 if not already paid and any bonus unpaid.

- (ii) The employers further agree to pay to the Colliery Mazdoor Sangh the sum of Rs. 100 (Rupees one hundred only) by way of costs.
- (iii) The above payments will be made on or before 20th August, 1960, in the office of Shri D. Narsingh, Advocate, Dhanbad, either to Shri Batuk Nath Mishra or to Shri S. Das Gupta, Secretary, Colliery Mazdoor Sangh, representing the workmen in the present dispute.

2. The parties pray that this Tribunal may be pleased to give its award in terms hereof.

For the Employers  
(D. NARSINGH,) Advocate.

The 4th August, 1960.

For the Workmen  
(S. DAS GUPTA,) Secretary, Colliery Mazdoor Sangh.  
The 4th August, 1960.  
[No. 2/216/59-LRII.]

*New Delhi, the 23rd August 1960*

**S.O. 2104.**—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), read with the proviso to sub-section (2) of section 1 of the said Act, the Central Government hereby appoints the Labour Inspector (Central) at Ambala as Conciliation Officer for a further period of six months from the 26th August, 1960, for all industrial disputes—

(a) in the State of Punjab and the Union territory of Himachal Pradesh concerning workmen employed in—

- (i) any industry carried on by or under the authority of the Central Government other than railways;
- (ii) any controlled industry specified by the Central Government under sub-clause (i) of clause (a) of section 2 of the said Act;
- (iii) any mine;
- (iv) any oil-field;
- (v) any banking or insurance company, having branches or other establishments in more than one State;

(b) in the State of Jammu & Kashmir concerning workmen employed under the Government of India.

[No. 1/85/60-LRI.]

A. L. HANDA, Under Secy.

*New Delhi, the 18th August 1960*

**S.O. 2105.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Bhagaband Colliery and their workmen.

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD.**

REFERENCE No. 18 of 1960.

**PARTIES:**

Employers in relation to the Bhagaband colliery

AND

Their workmen.

**PRESENT:** Shri G. Palit, M.A.B.L., Chairman, Central Government Industrial Tribunal, Dhanbad.

**APPEARANCES:**

Shri S. S. Mukerjee, Advocate, with Shri J. L. Sinha, Group Personnel Officer—  
for the Employers.

Shri S. K. Mukherjee, Advocate, with Shri P.B.D. Chowdhury, General Secretary, Colliery Staff Association—for the workmen.

**STATE:** Bihar.

**INDUSTRY:** COAL.

*Dhanbad, the 8th August 1960*

**AWARD**

The Government of India, Ministry of Labour and Employment, by its Order No. 2/201/59-LR. II dated the 31st March, 1960, made in exercise of the powers

conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 47), referred the aforesaid industrial dispute to the Central Government Industrial Tribunal, Dhanbad, presided over by me for adjudication concerning the matters as per schedule below:—

“Whether having regard to the nature of duties performed by Shri A. N. Singh, Loading Clerk in the loading section of Bhagaband colliery, the management of Bhagaband colliery were justified in placing him in clerical Grade III under the Mazumdar Award as modified by the Labour Appellate Tribunal's decision.

If not, what should be his proper grade and from which date?”

2. Turning to the evidence before me I find that it was the definite case of the workman that he was transferred to the loading section on 26th February 1957. But the C.M.E., Messrs. Bird & Co. (P) Ltd. Sijua, by his letter No. BH. 17417 dated 7th August 1959 stated before the Conciliation Officer as per failure report that Shri A. N. Singh was transferred to the loading section as a clerk Grade III in July 1957. But this is manifestly wrong. Even in the written statement of the company filed before me in para 4 it has been admitted by the management that in February 1957 when a vacancy arose in the loading section of the colliery Shri A. N. Singh was transferred to that section from 26th February 1957. Besides, Exhibit-1 which is not disputed by the management in so many words confirms the workman's version that he was transferred to the loading section on and from 26th February 1957. So I have no hesitation in rejecting the C.M.E.'s version and accepting the workman's statement on this point.

3. Next, it is stated by Shri A. N. Singh that he succeeded Shri R. K. Bhattacharjee on his death. Shri R. K. Bhattacharjee was a loading clerk [vide Exhibit-1(a)]. In the Conciliation Officer's report I get that Shri R. K. Bhattacharjee was in Grade II and as Shri A. N. Singh succeeded in the office and did the same job and held the same responsibility he must be given Grade II. Against this finding there is not even a faint challenge in the written statement of the management before me. The only suggestion that comes from the management is in cross-examination of the workman that Shri R. K. Bhattacharjee was on sick leave for a pretty long period before he actually died. There was also a gap between his death and the date when Shri A. N. Singh stepped into office. But there is no positive evidence that Shri R. K. Bhattacharjee was not given Grade II. I get from Shri Hari Har Singh, Loading Inspector, who is said to have done the duties during this interregnum that this interval did not exceed more than 3 days. He could not say that Shri R. K. Bhattacharjee did not occupy Grade II. This being the position I must say that the workman's version is substantially correct and was rightly accepted by the learned Conciliation Officer.

4. Further, I get in correspondence exhibited in this case which all belong to the management and which is not disputed by it that Shri A. N. Singh has been systematically addressed as the Loading Clerk [vide Exhibits 1(c), 1(d), 1(e) and 1(g), ranging over a long period. So it does not lie with the management now to turn round and contend that he was wrongly addressed as Loading Clerk though in fact he was not so.

5. Now if Shri A. N. Singh was a Loading Clerk then according to Appendix XVI of the Majumdar Award I get that a Loading Clerk has been assigned Grade II and not Grade III. The Loading Inspector has been given Grade I. Besides, I have got in evidence that Shri B. K. Das, another Loading Clerk who is admittedly a co-worker of Shri A. N. Singh has been given Grade II. (vide the Company's written statement para 6.). The only contention that has been set up by the management is that he was previously a Bonus Clerk, while Shri A. N. Singh was a Ration Clerk. What these clerks were before, can have no bearing on their present rank which must be decided according to Appendix XVI and also with reference to their nature of duties. I do not think that the case of Shri A. N. Singh stands on a footing different from that of Shri B. K. Das who has been given grade II.

6. Turning to the nature of duties, I get in the Conciliation Officer's report containing the statement of the workmen that the job done by this workman has been detailed. There is no specific challenge in the company's written statement against the performance of those duties by this particular clerk. I further get in the Conciliation Officer's report that at the suggestion of the parties the Conciliation Officer made a spot enquiry and did job analysis. But after that when the parties were called on for hearing the management fell back and evidently fought shy. The Conciliation Officer finally came to the conclusion that this clerk should get Grade II considering the responsible work that he did in succession to his predecessor in office.

7. Next, if I turn to the correspondence of the management with Shri A. N. Singh from time to time I get that not only was this Loading Clerk entrusted with the work of seeing to the proper size of coal loaded but also with regard to the quality of coal put into the wagon. He had to be constantly vigilant and was responsible for good picking and also for supervision on the picking belt. He was asked to draft a letter to the Divisional Superintendent, Asansol, about pilot guard. He was taken to task because some men under him of the screening plant were found asleep. (Vide Exhibit-1 series). So this series of correspondence substantially confirms the duties which this workman was performing as enumerated before the Conciliation Officer. Having regard to the nature of those duties performed by Shri A. N. Singh, I have no hesitation in finding that this clerk should have been given Grade II and not grade III as given by the management.

8. Regarding the time from which he should be given grade II I fix the date as 26th February 1957 when he was transferred to the loading section as a Loading Clerk as proved in this case. He should get the corresponding increment and arrears of salary, if any calculated according to this finding.

9. As it may be merely an error of judgment and no *malafide* is involved, I award Rs. 25/- as costs to the workmen which will answer the requirements of justice in the present case.

This is my award.

G. PALIT,  
Chairman,  
Central Govt. Industrial Tribunal,  
Dhanbad.

Dhanbad,  
8-8-1960.

[No. 2/201/59-LR-II.]

### ORDERS

*New Delhi, the 18th August 1960*

**S.O. 2106.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Selaiya No. 2 Mica Mine and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

### SCHEDULE

Whether the action of the management of Selaiya No. 2 Mica Mine, in discharging Shri Braj Kishore Choubey, Compressor driver, with effect from 12th November, 1959, was justified? If not, to what relief is he entitled?

[No. 20/2/60-LR.II.]

**S.O. 2107.**—Whereas the employers in relation to the Union Angarpathra Colliery and their workmen represented by the Colliery Mazdoor Sangh, have jointly applied to the Central Government for reference to a Tribunal of an industrial dispute in respect of the matters set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said Colliery Mazdoor Sangh represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under Section 7A of the said Act.

# SCHEDULE

## FORM A

See Rule 3

Form of Application for the reference of an industrial dispute to a Tribunal.

Whereas an industrial dispute is apprehended between the management of Union Angarpathra Colliery and their workmen and it is expedient that the matter specified in the enclosed statement which are connected with or relevant to the dispute would be referred to adjudication by a Tribunal an application is hereby made under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, that the said dispute should be referred to a Tribunal. A statement giving the particulars required under rule 3 of the Industrial Disputes (Central) Rules, 1957 is attached.

for the Union Coal  
Co. Ltd.

for Colliery Mazdoor  
Sangh

The 14th June, 1960.

Sd./- R. D. VERMA,

Director

Signature of the Employer.

Sd./- B. P. SINHA,

Signature of the President.

-For Colliery Mazdoor Sangh

Sd/- S. DAS GUPTA,

Secretary.

To

The Secretary to the Government of India,  
Ministry of Labour and Employment,  
New Delhi.

Agreement under Sec. 10(2) of the I.D. Act, 1947

## BETWEEN

Employers of Union Coal Co. Ltd., Angarpathra Colliery, P.O. Sijua (Dhanbad)

## AND

Their Workmen, represented by the Colliery Mazdoor Sangh Katras Road, Dhanbad.

It is hereby agreed between the parties to refer the following dispute to Tribunal for adjudication under Sec. 10(2) of the I.D. Act, 1947.

- (a) Parties to the dispute including the name and address of the establishment or undertaking involved. Shri Ramdas Verma, Director, Union Coal Co. Ltd., Angarpathra Colliery, P.O. Sijua (Dhanbad)

and

The President, Colliery Mazdoor Sangh, Dhanbad.

The Secretary, Colliery Mazdoor Sangh.

- (b) Specific matters in dispute :

- (a) Whether the management of Union Coal Co. Ltd., Angarpathra Colliery is justified in terminating the services of Shri M. B. Mukherjee from 18-5-59.

- (b) If not, to what relief is he entitled to?

- (c) Total number of workmen employed in the undertaking affected. 750 approx.
- (d) Estimated number of workmen affected or likely to be affected by the dispute. „
- (e) Efforts made by the parties themselves to adjust the dispute. Conciliation proceedings took place on various dates between the parties before the Conciliation Officer and ultimately on 31-3-60. It was agreed before the Regional Labour Commissioner (C), Dhanbad that the dispute should be referred to Tribunal for adjudication, (Copy of the agreement is enclosed).

For THE UNION COAL CO. LTD.

Sd/- R. D. VERMA,  
Director.

For Employers.

Sd/- B. N. SHARMA,  
Witness.

Sd/- B. P. SINHA,  
President, Colliery Mazdoor Sangh  
Dhanbad.

Dated 14-6-60.

Sd/- S. DAS GUPTA,  
Secretary, Colliery Mazdoor Sangh  
Dhanbad.

Memorandum of settlement arrived at during the course of conciliation proceedings held by the Regional Labour Commissioner (C), Dhanbad under section 12 of the I.D. Act, 1947 in the Industrial Dispute between the management of Union Angarpathra Colliery and their workmen represented by the Colliery Mazdoor Sangh, Dhanbad.

#### NAME OF THE PARTIES:

*Representing employers:—*

Shri R. D. Verma, Director, Union Angarpathra Colliery, P. O. Sijua (Dhanbad).

*Representing workmen:—*

Shri B. P. Sinha, Vice-President, Colliery Mazdoor Sangh, Dhanbad.

Shri B. N. Sharma, Member,  
Central Executive Committee,  
Colliery Mazdoor Sangh,  
Dhanbad.

#### *Short recital of the case*

The Secretary, Colliery Mazdoor Sangh, Dhanbad, raised an industrial dispute vide his letter No. V(3)/59-60/778 dated 15th June 1960 to the Conciliation Officer (C), Dhanbad-I regarding enforced idleness of Shri M. B. Mukherjee, Superintendent, Union Angarpathra Colliery, who held discussions on several dates in the matter. Subsequently on 8-2-60 the union representative requested that the case may be taken up by the Regional Labour Commissioner (C), Dhanbad and accordingly the case was discussed jointly with the parties on several occasions and finally on 31-3-60. As a result of the discussion and advice given by Regional

Labour Commissioner (C), Dhanbad the dispute was settled on the following terms and conditions:—

*Terms and conditions of settlement*

The parties agreed to make joint application under Sec. 10(2) of the Industrial Disputes Act, 1947 to Govt. for reference of the dispute to a Tribunal within a fortnight from the date of settlement.

Sd./- RAMDAS VARMA,  
31/3/60.

Representing the employers.

Sd./- B. P. SINHA,

Sd/- B. N. SHARMA.  
Representing the workmen.

Sd/- RANJIT SINGH,

31/3/60.

Regional Labour Commissioner (C) Dhanbad.

[No. 2/114/60-LRII.]

Witness:—

1. M. P. Jha.
2. Sd/- Illegible.

*New Delhi, the 20th August 1960*

**S.O. 2108.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Hindustan Coal Co., Ltd. (Lapanga Colliery) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereto refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

**SCHEDULE.**

Whether the action of the management of Lapanga Colliery, P. O. Bhadani-Nagar, in dismissing Shri Bhuneswar Lall, a workman of their colliery with effect from 12th January, 1960, is justified? If not, to what relief is he entitled?

[No. 2/159/60-LRII.]

S. N. TULSIANI, Under Secy.

*New Delhi, the 19th August 1960*

**S.O. 2109/PWA/Mines/Rules/Am.**—The following draft of certain further amendments to the Payment of Wages (Mines) Rules, 1956, which the Central Government proposes to make in exercise of the powers conferred by sub-sections (2), (3) and (4) of section 26, read with section 24, of the Payment of Wages Act, 1936 (4 of 1936), is published as required by sub-section (5) of the said section 26, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 25th November, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government. Such objection or suggestion should be addressed to the Secretary to the Government of India, Ministry of Labour and Employment, New Delhi

*Draft Amendments*

1. These rules may be called the Payment of Wages (Mines) Amendment Rules, 1960.
2. In the Payment of Wages (Mines) Rules, 1956, hereinafter referred to as the said rules, in sub-rule (2) of rule 17, for the words, figures

and brackets "the Measure of Length Act, 1889 (2 of 1889) and the Standards of Weights Act, 1939 (9 of 1939)" the words, figures, and brackets "the Standards of Weights and Measures Act, 1956 (89 of 1956)" shall be substituted.

3. In the said rules, in rule 22, for the word and figures "17 or 18", the word and figures "17, 18 or 19" shall be substituted.

[No. Fac. 535/6/60.]

R. C. SAKSENA, Under Secy.

*New Delhi, the 22nd August 1960*

**S.O. 2110.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 28th August, 1960, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), Chapter V and Chapter VI (except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas of the State of Bihar, namely:—

The areas within the limits of Dhanbad Municipality and the following villages:—

Name of the Village	Revenue Thana. Nos.	Name of the Revenue Thana.
(a) Kusunda . . . . .	76, 59, 79	Jharria
(b) Bora Ambona . . . . .	173	Nirsha
(c) Sindry . . . . .	84	Do.
(d) Nayadih . . . . .	76	Do.
(e) Naripahari . . . . .	147	Do.
(f) Kulkuri and Shyampur . . . . .	75, 74	Do.
(g) Galfarbari . . . . .	231	Do.
(h) Gobindpur Mugkora . . . . .	65, 66	Do.
(i) Brindabanpur . . . . .	63, 64	Do.
(j) Gopinathpur . . . . .	65	Do.
(k) Kumardhubi Sihulibari . . . . .	234, 236	Do.
(l) Kumardhubi . . . . .	234	Do.
(m) Chanch . . . . .	260	Do.

in the district of Dhanbad.

[F. No. HI-13(11)/60.]

BALWANT SINGH, Under Secy.

## MINISTRY OF INFORMATION AND BROADCASTING

*New Delhi, the 10th August 1960*

**S.O. 2111.**—In exercise of the powers conferred by proviso to sub-rule (3) of rule 8 read with sub-rule (2) of rule 9 of the Cinematograph (Censorship) Rule, 1958, the Central Government hereby appoints the following persons as members of the Advisory Panel of the Central Board of Film Censors at Bombay with immediate effect.

1. Prof. G. C. Jhala.
2. Prof. V. G. Hatakhar.
3. Smt. Harbans Kaur.
4. Dr. R. V. Herwadkar.

[No. 11/2/59-FC.]

S. PADMANABHAN, Under Secy.

